

The Gazette of India



PUBLISHED BY AUTHORITY

No. 24] NEW DELHI, SATURDAY, JUNE 12, 1954

NOTICE

The undermentioned Gazette of India Extraordinary was published upto the 5th June 1954:-

Issue No.	No. and date	Issued by	Subject
127	S. R. O. 1861, dated the 4th June, 1954.	Ministry of Finance (Revenue Division)	Amendments made in the Notification No. S.R.O. 961, dated the 25th May 1953.

Copies of the Gazette Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

ELECTION COMMISSION, INDIA

New Delhi, the 7th June 1954

S.R.O. 1864.—In exercise of the powers conferred by sub-section (1) of section 22 of the Representation of the People Act, 1951 (XLII of 1951), and in supersession of its Notification No. 62/18/51-Elec.II(3), dated the 1st October, 1951, the Election Commission hereby appoints the Revenue Assistant and Magistrate First Class, Bilaspur, to assist the Returning Officer for the Parliamentary constituency of Bilaspur in the performance of his functions.

[No. 155/19/54(2) /10934.]

By Order,
P. N. SHINGHAL, Secy.

MINISTRY OF LAW

New Delhi, the 2nd June, 1954

S.R.O. 1865.—In exercise of the powers conferred by clause (1) of article 299 of the Constitution, the President hereby directs that the following further amendment shall be made in the notification of the Government of India in the Ministry

of Law No. S.R.O. 215, dated the 9th February, 1952, relating to the execution of contracts and assurances of property in the exercise of the executive power of the Union, namely:—

In Part III of the said notification, under Head D, in item 7, after the words “Divisional Engineering Accountants”, the words “or by the Superintendent, Telegraphs and Telephones, Srinagar” shall be added.

[No. F.32-III/52-L.]

B. N. LOKUR, Joint Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 2nd June 1954

S.R.O. 1866.—In exercise of the powers conferred by the proviso to article 309 of the constitution, read with articles 313 and 372 thereof and paragraph 19 of the Adaptation of Laws Order, 1950, the President hereby directs that the following further amendments shall be made in the notification of the Government of India in the late Home Department No. F.9/2/33-Ests., dated the 9th January, 1934, namely:—

In the Schedule to the said notification, the following heading and the entries thereunder shall be added, namely:—

“Community Project Administration (Planning Commission).”

Class II Gazetted posts	Administrator	Administrator	All
Class II Non-Gazetted posts	Joint Secretary	Joint Secretary	All

[No. 7/6/54-Ests-A.]

S. P. MAHNA, Under Secy.

S.R.O. 1867.—In exercise of the powers conferred by the proviso to article 309 of the constitution read with articles 313 and 372 thereof and paragraph 19 of the Adaptation of Laws Order, 1950, the President hereby directs that the following further amendment shall be made in the rules published with the notification of the Government of India in the late Home Department No. F.9-19/30-Ests. dated the 27th February 1932, namely:—

In the Schedule to the said rules, the following heading and the entries thereunder shall be added, namely:—

“Community Project Administration (Planning Commission).”

Class III posts	Deputy Secretary	Deputy Secretary	All	Joint Secretary
Class IV posts	Under Secretary	Under Secretary	All	Deputy Secretary

[No. 7/6/54-Ests-A.]

S. P. MAHNA, Under Secy.

New Delhi, the 8th June 1954

S.R.O. 1868.—A resolution recommending the establishment of a separate High Court for the State of Andhra with effect from 5th July, 1954, having been adopted by the Legislative Assembly of that State and the resolution so adopted having been submitted to the President under sub-section (2) of section 28 of the Andhra State Act, 1953, (30 of 1953), the President hereby appoints the 5th July, 1954, as the date on which a separate High Court for the State of Andhra shall be established.

[No. 11/6/54-Judl.]

M. GOPAL MENON, Dy. Secy.

MINISTRY OF STATES

New Delhi, the 2nd June 1954

S.R.O. 1869.—In exercise of the powers conferred by section 2 of the Part C States (Laws) Act, 1950 (XXX of 1950), the Central Government hereby directs that the following amendments shall be made in the notification of the Government of India in the Ministry of States No. 53-J, dated the 24th May, 1950, namely:

In the said notification:—

(1) To sub-section (1) of section 4, the following proviso shall be added, namely:—

“Provided that the Chief Commissioner may, by a notification in the official gazette, extend or re-appoint such date in respect of applications for the adjustment of debts secured by a Vatantar (fructuary) mortgage of immovable property.”

(2) To sub-section (1) of section 15, the following proviso shall be added, namely:—

“Provided that in case the date for making applications for the adjustment of any such debt so extinguished is subsequently extended or re-appointed under the proviso to sub-section (1) of section 4, and application for the adjustment of such debt is made before or on the date so extended or re-appointed, such debt shall, notwithstanding any law, or decree, or order of any civil court, or any award or order under the Act, be deemed not to have been extinguished and any award made or order passed under the Act in respect of such debt shall be re-opened, and the application shall be deemed to have been made before the date originally appointed under sub-section (1) of section 4 of the Act.”

(3) To sub-clause (v) of sub-section (2) of section 32, the following proviso shall be added, namely:—

“Provided that if any land is mortgaged by a landlord by way of usfructuary mortgage to a tenant cultivating such land, the court shall not pass an order for the delivery of possession of such land except with the consent of the tenant who otherwise shall continue to hold the land on the terms and conditions on which he held it before the mortgage was created.”

[No. 62-J.]

J. C. GHOSAL, Under Secy.

New Delhi, the 4th June 1954

S.R.O. 1870.—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify Major Maharaj Shri Naharsinhji, a member of the family of the Ruler of CHHOTA UDEPUR for the purposes of that entry.

[No. 63-D.]

K. RAJA RAM, Under Secy.

MINISTRY OF FINANCE

New Delhi, the 22nd May, 1954

S.R.O. 1871.—In exercise of the powers conferred by section 11 read with section 8 of the Salaries and Allowances of Officers of Parliament Act, 1953 (20 of 1953), the Central Government, in consultation with the Chairman of the Council of States and the Speaker of the House of the People, hereby makes the following rules to regulate the grant of advances to officers of Parliament for the purchase of motor-cars, namely:—

1. **Short title and commencement.**—(1) These Rules may be called the Officers of Parliament (Advances for Motor-cars) Rules, 1953.

(2) They shall be deemed to have come into force on the first day of May, 1953.

2. Maximum amount of advance.—The maximum amount which may be advanced to an officer of Parliament for the purchase of a motor car shall not exceed rupees twelve thousand or the actual price of the motor car which is intended to be purchased, whichever is less.

3. Repayment of Advance.—(1) Recovery of the advance granted under rule 2 shall be made by deducting monthly instalments equal to one-forty-eighth part of the advance from the salary bill of the officer of Parliament concerned. The deduction will commence with the first issue of salary after the advance is drawn. Government may, however, permit recovery to be made in a smaller number of instalments if the officer of Parliament receiving the advance so desires. Simple interest at the rate fixed by Government for the purpose of purchase of conveyances by Government servants, will be charged on the advance. The amount of interest will be recovered in one or more instalments, each such instalment being not appreciably greater than the instalments by which the principal was recovered. The recovery of interest will commence from the month following that in which the repayment of the principal has been completed.

Explanation.—The amount of the advance to be recovered monthly shall be fixed in whole rupees, except in the case of the last instalment when the remaining balance including any fraction of a rupee should be recovered.

(2) In case an officer of Parliament relinquishes office before the advance is fully repaid, the outstanding balance together with interest thereon shall be paid to Government immediately in one lump sum.

4. Sale of motor-car.—(1) Except when an Officer of Parliament relinquishes his office, previous sanction of Government shall be obtained for the sale by the officer of Parliament of the motor car purchased with the aid of an advance, if such advance together with the interest accrued thereon, has not been fully repaid. If an officer of Parliament wishes to transfer the motor car to another officer of Parliament he may be permitted under the orders of Government to transfer the liability attaching to the motor car to the latter officer of Parliament, provided that the purchasing officer of Parliament records a declaration that he is aware that the motor car transferred to him remains subject to the mortgage bond and that he is bound by its terms and provisions.

(2) In all cases where a motor car is sold before the advance received for its purchase from Government with interest has been fully repaid, the sale-proceeds must be applied, so far as may be necessary, towards the repayment of such outstanding balance, provided that when the motor car is sold only in order that another motor car may be purchased, Government may permit the officer of Parliament to apply the sale proceeds towards such purchase, subject to the following conditions, namely—

- (a) the amount outstanding shall not be permitted to exceed the cost of the new car;
- (b) the amount outstanding shall continue to be repaid at the rate previously fixed; and
- (c) the new car shall be insured and mortgaged to Government.

5. Period within which negotiations for purchase of car may be completed.—An Officer of Parliament who draws an advance for the purchase of a motor-car, shall complete his negotiations for the purchase of, and pay finally for, the motor-car within one month of the date on which he draws the advance; failing such completion and payment, the full amount of the advance drawn, with interest thereon for one month, will be refunded to Government. An advance will not be admissible when a motor-car has already been purchased and paid for in full. In a case in which payment has been made in part, the amount of advance will be limited to the balance to be paid as certified by the officer of Parliament.

6. Execution of agreement.—At the time of drawing the advance the officer of Parliament will be required to execute an agreement in Form I and, on completing the purchase, he will further be required to execute a mortgage bond in Form II hypothecating the motor-car to the Government as security for the advance. The cost price of the motor-car shall be entered in the schedule of specifications attached to the mortgage bond.

7. Certificate to Accountant General.—When an advance is drawn, the sanctioning authority shall furnish to the Accountant General a certificate that the Agreement in Form I has been signed by the officer of Parliament drawing the advance and that it has been found to be in order. The sanctioning authority shall see

that the motor car is purchased within one month from the date on which the advance is drawn and should submit every mortgage bond promptly to the Accountant General for examination before final record.

8. Safe custody and cancellation of mortgage bond.—The mortgage bond shall be kept in the safe custody of the sanctioning authority. When the advance has been fully repaid, the bond shall be returned to the officer of Parliament concerned duly cancelled, after obtaining a certificate from the Accountant General as to the complete repayment of the advance and interest.

9. Insurance of motor-car.—The motor-car purchased from the advance shall be insured against full loss by fire, theft or accident. The insurance policy shall contain a clause (as in form III) by which the insurance company agrees to pay to Government, instead of the owner, any sums payable in respect of loss or damage to the motor-car which is not made good by repair, reinstatement or replacement.

FORM I

Form of agreement to be executed at the time of drawing an advance for the purchase of a motor car

An agreement made this _____ day of _____ one thousand nine hundred and fifty _____ BETWEEN Shri _____ an officer of Parliament (hereinafter called the Borrower, which expression shall include his legal representatives and assignees) of the one part and the President of India (hereinafter called the Central Government) of the other part WHEREAS the Borrower has under the provisions of the Rules regulating the grant of advances to officers of Parliament for purchase of motor-cars, made under the Salaries and Allowances of officers of Parliament Act, 1953 applied to the Central Government for a loan of Rs. _____ (Rupees _____ only) for the purchase of a motor car and the Central Government have agreed to lend the said amount to the Borrower on the terms and conditions hereinafter contained NOW IT IS HEREBY AGREED between the parties hereto that in consideration of the sum of Rs. _____ paid by the Central Government to the Borrower (the receipt of which the Borrower hereby acknowledges) the Borrower hereby agrees with the Central Government (1) to pay the Central Government the said amount with interest calculated according to the said rules by monthly deductions from his salary as provided for by the said rules and hereby authorises the Central Government to make such deductions and (2) within one month from the date of these presents to expend the full amount of the said loan in the purchase of a motor car or if the actual price paid is less than the loan to repay the difference to the Central Government forthwith and (3) to execute a document hypothecating the said motor car to the Central Government as security for the amount lent to the Borrower as aforesaid and interest in the form provided by the said rules AND IT IS HEREBY LASTLY AGREED AND DECLARED that if the motor car has not been purchased and hypothecated as aforesaid within one month from the date of these presents or if the Borrower within that period becomes insolvent or relinquishes his office or dies the whole amount of the loan and interest accrued thereon shall immediately become due and payable.

IN WITNESS whereof the Borrower has hereunto set his hand the day and year first before written.

Signed by the said Mr.

in the presence of

FORM II

Form of Mortgage Bond for Motor Vehicle advance

THIS INDENTURE made this _____ day of _____ one thousand nine hundred and fifty _____ BETWEEN _____ (hereinafter called "the Borrower", which expression shall include his heirs, administrators, executors and legal representatives) of the one part and the PRESIDENT of India (hereinafter called "the President", which expression shall include his successors and assignees) of the other part. WHEREAS the Borrower has applied for and has been granted an advance of Rupees _____ to purchase a motor vehicle on the terms of rule 3 of the Rules regarding the grant of advances to officers of Parliament for the purchase of motor-cars made under the Salaries and Allowances of officers of Parliament Act, 1953 (hereinafter referred to as "the said Rules" AND WHEREAS one of the conditions upon which the said advance has been granted to the Borrower is/was that the Borrower will/would hypothecate the said motor vehicle to the President as security for the amount lent to the Borrower AND WHEREAS the Borrower has purchased with or partly with the amount so advanced as aforesaid the motor vehicle particulars whereof are set out in the Schedule hereunder written.

NOW THIS INDENTURE WITNESSETH that in pursuance of the said agreement and for the consideration aforesaid the Borrower doth hereby covenant to pay to the President the sum of Rs. aforesaid or the balance thereof remaining unpaid at the date of these presents by equal payment of Rs. each on the first day of every month and will pay interest on the sum for the time being remaining due and owing calculated according to the said Rules and the Borrower doth agree that such payments may be recovered by monthly deductions from his salary in the manner provided by the said Rules, and in further pursuance of the said agreement the Borrower doth hereby assign and transfer unto the President the motor vehicle the particulars whereof are set out in the Scheduled hereunto written by way of security for the said advance and the interest thereon as required by the said Rules.

And the Borrower doth hereby agree and declare that he has paid in full the purchase price of the said motor vehicle and that the same is his absolute property and that he has not pledged and so long as any money remain payable to the President in respect of the said advance will not sell. Pledged or part with the property in or possession of the said motor vehicle. Provided always and it is hereby agreed and declared that if any of the said instalments of principal or interest shall not be paid or recovered in manner aforesaid within ten days after the same are due or if the Borrower shall die or at any time relinquishes his office or if the Borrower shall sell or pledge or part with the property in or possession of the said motor vehicle or become insolvent or make any composition or arrangement with his creditors or if any person shall take proceedings in execution of any decree or judgment against the Borrower the whole of the said principal sum which shall then be remaining due and unpaid together with interest thereon calculated as aforesaid shall forthwith become payable AND IT IS HEREBY AGREED and declared that the President may on the happening of any of the events hereinbefore mentioned seize and take possession of the said motor vehicle and either remain in possession thereof without removing the same or else may remove and sell the said motor vehicle either by public auction or private contract and may out of the sale money retain the balance of the said advance then remaining unpaid and any interest due thereon calculated as aforesaid and all costs, charges, expenses and payments properly incurred or made in maintaining, defending or realizing his rights hereunder and shall pay over the surplus, if any, to the Borrower, his executors, administrators or personal representatives PROVIDED FURTHER that the aforesaid power of taking possession or selling of the said motor vehicle shall not prejudice the right of the President, to sue the Borrower or his personal representatives for the said balance remaining due and interest or in the case of the motor vehicle being sold the amount by which the net sale proceeds fall short of the amount owing AND the Borrower hereby further agrees that so long as any moneys are remaining due and owing to the President, he, the Borrower will insure and keep insured the said motor vehicle against loss or damage by fire, theft, or accident with an Insurance Company to be approved by the Accountant General concerned and will produce evidence to the satisfaction of the Accountant General that the Motor Insurance Company with whom the said motor vehicle is insured have received notice that the President is interested in the Policy AND the Borrower hereby further agrees that he will not permit or suffer the said motor vehicle to be destroyed or injured or to deteriorate in a greater degree than it would deteriorate by reasonable wear and tear thereof AND further that in the event of any damage or accident happening to the said motor vehicle the Borrower will forthwith have the same repaired and made good.

THE SCHEDULE

Description of motor vehicle

Maker's name

Description

No. of cylinders

Engine Number

Chassis No.

Cost Price.

IN WITNESS whereof the said (Borrower's name) and for and on behalf of the President have hereunto set their respective hands the day and year first above written.

Signed by the said in the presence of

1. _____

2. _____

(Signatures of Witnesses)

(Signature and Designation of the Borrower),

Signed by (name and designation).

for and on behalf of the President of India in the presence of

1. _____

2. _____

(Signatures of Witnesses)

(Signature and designation of the Officer).

Name and designation of the Borrower.

FORM III

Form of the clause to be inserted in Insurance Policies

1. It is hereby declared and agreed that Mr. (the owner of the Motor Car hereinafter referred to as the insured in the Schedule to this policy) has hypothecated the car to the Government of India (or President of the Indian Union) as security for advances for the purchase of the motor car and it is further declared and agreed that the said Government (or President) are interested in any moneys which but for this endorsement be payable to the said Mr. (the insured under this policy) in respect of the loss or damage to the said Motor Car (which loss or damage is not made good by repair, reinstatement or replacement) and such moneys shall be paid to the Government as long as they are the mortgages of the Motor Car and their receipt shall be full and final discharge to the Company in respect of such loss or damage.

2. Save as by this endorsement expressly agreed, nothing herein shall modify or affect the rights or liabilities of the insured or the company respectively under or in connection with this policy or any term, provision or condition thereof.

[No. F.35(9)E.V./54.]

C. B. GULATI, Dy. Secy.

(Department of Economic Affairs)

INSURANCE

New Delhi, the 4th June 1954

S.R.O. 1872.—In pursuance of the provisions of sub-section (2) of section 64-G of the Insurance Act, 1938 (IV of 1938), the Central Government hereby nominates Mr. A. J. Males C/o The Prudential Assurance Company Limited, Calcutta, to fill the casual vacancy in the Executive Committee of Life Insurance Council of the Insurance Association of India, caused by the resignation of Mr. J. S. R. Spelman.

[No. 105-IF(19)/52.]

B. K. KAUL, Dy. Secy

(Department of Economic Affairs)

New Delhi, the 4th June 1954

S.R.O. 1873.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (X of 1949) and rule 16 of the Banking Companies Rules, 1949, the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of section 31 of the said Act and rule 15 of the said Rules shall not apply to the undernoted banking companies in so far as they relate to the publication of their balance sheets and profit and loss accounts for the period ended the 31st December, 1953, together with the auditors' report in a newspaper, namely:—

1. Vasudevavilasam Bank Ltd., Perintalmanna.
2. Manipuzha Bank Ltd., Tiruvalla.
3. Kannivadi Bank Ltd., Dindigul.
4. Prabhatha Tharaka Bank Ltd., Kuravilangad.
5. Trust Bank Ltd., Mavelikara.
6. Malankara Bank Ltd., Tiruvalla.
7. Kamalodayam Bank Ltd., Ponkunnam.
8. Chittatukara Catholic Bank Ltd., Chittatukara.
9. Bank of Travancore Ltd., Trivandrum.
10. Mahsluxmi Bank Ltd., Calcutta.
11. Union Bank Ltd., Alleppey.
12. Pioneer National Bank Ltd., Kdangoor.
13. Sree Vardhana Bank Ltd., Kottayam.
14. Sri Sharda Banking Co. Ltd., Raichur.
15. National Banking Corporation Ltd., Kachhwa.
16. Oudh Commercial Bank Ltd., Faizabad.
17. Bank of Delhi Ltd., Delhi.
18. Engandiyoor Banking and Vyapara Co. Ltd., Engandiyoor.
19. Madras City Bank Ltd., Coimbatore.

[No. F.4(103)-F.I/54.]

K. P. BISWAS, Under Secy.

RESERVE BANK OF INDIA

(Central Office)

Bombay, the 14th May, 1954

S.R.O. 1874.—In pursuance of the notification of the Government of India in the Finance Department No. 12(13)-F.I/47, dated the 25th March, 1947, the Reserve Bank hereby directs that the following amendment shall be made in the notification of the Reserve Bank of India No. F.E.R.A.10/47-R.B., dated the 25th March, 1947, namely:—

In the Schedule to the said notification, after the entry "Bank of India Ltd." the entry "Bank of Mysore Ltd." shall be inserted.

[No. F.E.R.A.126/54-R.B.]

B. RAMA RAU, Governor.

MINISTRY OF FINANCE (REVENUE DIVISION)

CENTRAL EXCISES

New Delhi, the 2nd June, 1954

S.R.O. 1875.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (I of 1944), the Central Government hereby directs

that the following further amendment shall be made in the Central Excise Rules, 1944, namely:—

In the said Rules, after section E-III of Chapter V, the following section shall be inserted, namely:—

“E-IV—VEGETABLE PRODUCT

96. *N. Manufacturer to furnish information relating to soap-stock issued.*—Every manufacturer of Vegetable Product who issues any soap-stock, whether for his use or for the use of any other person, shall furnish the following information (in duplicate) to the proper officer within twenty-four hours of the issue:—

- (i) Quantity issued.
- (ii) Date of issue.
- (iii) Name and address of the person to whom issued.
- (iv) Purpose for which issued.
- (v) Analytical particulars of the material:
 - (a) Percentage by weight of fatty matter combined as soap.
 - (b) Percentage by weight of fatty matter present in the free state.

Any manufacturer contravening the provisions of this rule shall be liable to a penalty which may extend to two thousand rupees.”

[No. 29.]

W. SALDANHA, Dy. Secy..

HEADQUARTERS ESTABLISHMENTS

New Delhi, the 5th June 1954

S.R.O. 1876.—The following Notification by the Income-tax Investigation Commission is published for general information:—

“NOTIFICATION

It is notified for general information that the Income-tax authority mentioned in column (1) of the table attached to this Notice has been authorised with effect from the date mentioned in column (2) thereof by the Income-tax Investigation Commission, without prejudice to his regular duties, to be authorised official under section 6 of the Taxation on Income (Investigation Commission) Act, 1947, and that under the provisions of the said Act, any person (including a person whose case is not under investigation) who is required by the said authorised official in the course of the investigation:

- (1) to produce accounts or documents; and/or
- (2) to give information in respect of such accounts or documents; and/or
- (3) to attend in person and answer questions on oath; and/or
- (4) to make or prepare statements on oath giving information on specified matters;

shall be bound to comply with his requirements notwithstanding anything in any law to the contrary. Failure to comply with the requirements of the said authorised official may amount to an offence under Chapter X of the Indian Penal Code:—

Name and designation of the Authorised Official.	Date from which an Authorised	Address of the headquarters office of the Authorised Official.
(1)	(2)	(3)
Shri K. Raha, Income-tax Officer, W. Bengal, Calcutta.	18.3.1954	Avenue House 2nd Floor) 1/C, Chowringhee Square, Calcutta.

RAMA NAND JAIN, Secy.,
Income-tax Investigation Commission.”

NEW DELHI;
The 31st May, 1954.

[No. 44.]

N. D. MEHROTRA, Dy. Secy..

STAMPS

New Delhi, the 5th June, 1954

S.R.O. 1877.—In exercise of the powers conferred by clause (a) of sub-section (1) of Section 9 of the Indian Stamp Act, 1899 (II of 1899), the Central Government, hereby remits prospectively the Stamp duty chargeable on the lease deed to be executed in favour of the Finish Legation in India in respect of a plot of land measuring 5.142 acres on the West of the Central Vista in the Diplomatic Enclave, New Delhi.

[No. 5.]

CORRIGENDUM

CUSTOMS

New Delhi, the 5th June 1954

S.R.O. 1878.—In the Notification of the Government of India in the Ministry of Finance (Revenue Division), No. S.R.O. 1675 dated 24th May 1954 published in the *Gazette of India, Extraordinary* of that date, for “the Bristles Grading and Marking Rules, 1954” read “the Bristles Grading and Marking Rules, 1950”.

[No. 53.]

S.R.O. 1879.—The following draft of certain rules which the Central Government proposes to make in exercise of the powers conferred by section 43B of the Sea Customs Act, 1878 (VIII of 1878), is published, as required by sub-section (3) of section 43B of the said Act, for the information of persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration after one month from the date of the publication of this Notification in the Official Gazette.

Any objection or suggestion which may be received from any person with respect to the said draft before the expiry of the period of time specified will be considered by the Central Government.

DRAFT RULES

1. *Short Title.*—These rules may be called the Customs Duties Drawback (Motor Vehicles) Rules, 1954.

2. *Definitions.*—In these rules unless the context otherwise requires,—

- (a) ‘the Act’ means the Sea Customs Act, 1878 (VIII of 1878);
- (b) ‘C. K. D. pack’ means imported components and accessories required in the manufacture or assembly of one motor vehicle, allowed to be imported during a particular quarter of the year, under the Import Trade Control Regulations;
- (c) ‘motor vehicle’ shall have the same meaning as in the Motor Vehicles Act, 1939 (IV of 1939) and shall include a motor car, truck, taxi cab, motor omni-bus, lorry, jeep, land rover and a station wagon;
- (d) ‘quarter’ means a period of three months beginning with the first day of January, the first day of April, the first day of July and the first day of October;
- (e) ‘registered manufacturer’ means a manufacturer or assembler of motor vehicles who has been registered under rule 5 for the purpose of these rules; and
- (f) ‘section’ means a section of the Act.

3. *Goods in respect of which drawback may be allowed.*—Subject to the provisions of the Act and these rules, a drawback shall be allowed in the case of every motor vehicle manufactured or assembled in, and exported from, India, in respect of C.K.D. pack used in the manufacture or assembly of such vehicle.

4. *Period for which drawback permissible.*—A drawback under these rules shall be admissible for the period during which a notification in respect of the goods specified under rule 3 is in force under sub-section (1) of section 43B.

5. *Registration of manufacturers.*—(1) A drawback admissible under these rules shall apply only in respect of such motor vehicles as have been manufactured or assembled by a person registered under these rules.

(2) An application shall be made by a manufacturer or assembler of motor vehicles to the Chief Customs Authority which may nominate any Chief Customs Officer, who shall hereinafter be referred to as the Nominated Chief Customs Officer to act on its behalf in this respect.

(3) Such application shall describe the varieties, if any, and other specifications of motor vehicles in respect of which registration is desired.

(4) The Chief Customs Authority or the Nominated Chief Customs Officer may register the applicant as a registered manufacturer for the purpose of these rules.

6. *Rate of drawback.*—(1) Where the Customs Collector is satisfied that a claim for a drawback is established under these rules, such drawback shall be paid at the rate indicated hereinunder.

(2) The rate of drawback of duty for every motor vehicle admissible under these rules shall be seven eighths of the average amount of duty paid on the C.K.D. pack permitted to be imported during the quarter in which the shipment is made, or on such part thereof as has been actually used in the manufacture or the assembly of the motor vehicle shipped.

(3) Such rate shall be determined by the Chief Customs Authority or the Nominated Chief Customs Officer, during every quarter in respect of each type of motor vehicle manufactured or assembled by a registered manufacturer, on the basis of statements, furnished by such registered manufacturer and verified by a Customs Officer, of the value of importations of components and accessories permitted to be imported during the quarter and duty paid thereon, during the preceding year or such longer or shorter period as the Customs Collector may deem proper, used in the manufacture or assembly of motor vehicles.

(4) Such rate of drawback shall be in force only for the quarter and shall apply to shipments made during that quarter from any port in India.

7. *Manner of allowing drawback.*—A drawback shall be allowed on the export of motor vehicle subject to the following conditions, namely:—

(a) The shipper of the goods shall make a declaration on the relative shipping bill that a claim for drawback under section 43-B is being made.

(b) The shipper shall in the shipping bill, furnish, in addition to the information required under section 29, such additional information as may, in the opinion of the Customs Collector be necessary for the purpose of verification of the claim for the drawback, and in particular the Customs Collector may require such additional information in respect of the following matters, namely:

- (i) The description of the goods,
- (ii) The name of the registered manufacturer, registration number and authority or officer with whom registered,
- (iii) The particulars of any brand or trade mark attached to the vehicle,
- (iv) Engine number and any such other specifications of the components of every motor vehicle.

(c) The shipper shall, at the time of shipment or subsequently at the time of examination of the claim for the drawback, as the Customs Collector may decide, furnish

- (i) a statement giving the description and quantity of the different components and accessories forming the C.K.D. pack per vehicle of each type permitted to be imported during a quarter in which the shipment is made, and
- (ii) a statement showing the average value and the average duty paid, based on the value and duty paid on importation of identical components and accessories imported in the year preceding to the quarter in which the shipment is made.

8. *Powers of Customs Collector.*—For the purpose of enforcing these rules, the Chief Customs Officer or the Customs Collector may—

- (a) require a registered manufacturer to produce any books of accounts or other documents of whatever nature relating to the use of the imported materials in the manufacture or assembly of motor vehicles;
- (b) require the production of such certificate, documents or other evidence in respect of each claim for the drawback as may be necessary.

9. *Access to Manufactory.*—A registered manufacturer of motor vehicles in respect of which a drawback is claimed shall give access to every part of his manufactory or assembly plant to an Officer of the Central Government specially authorised in this behalf by the Chief Customs Officer or the Chief Customs Authority to enable the officer so authorised to inspect the processes of manufacture or production and to verify by actual check or otherwise the statements made in support of the claim for such drawback.

[No. 54.]

New Delhi, the 12th June 1954

S.R.O. 1880.—In exercise of the powers conferred by sub-section (1) of section 43-B of the Sea Customs Act, 1878 (VIII of 1878), the Central Government hereby rescinds the Notification of the Government of India, Ministry of Finance (Revenue Division), No. 91, dated the 26th November, 1953, with effect from the 15th June, 1954.

[No. 56.]

S.R.O. 1881.—The following draft of certain rules which the Central Government proposes to make in exercise of the powers conferred by Section 43B of the Sea Customs Act, 1878 (VIII of 1878), is published, as required by sub-section (3) of Section 43B of the said Act, for the information of persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration after one month from the date of publication of this Notification in the Official Gazette.

Any objection or suggestion which may be received by the undersigned from any person with respect to the said draft before the date specified will be considered by the Central Government.

DRAFT RULES

1. *Short title.*—These rules may be called the Customs Duties Drawback (Plastic Goods) Rules, 1954.

2. *Definition.*—In these rules, unless the context otherwise requires—

(a) 'the Act' means the Sea Customs Act, 1878 (VIII of 1878);
 (b) 'moulding powder' means any of the following moulding powders, that is to say—

(i) polystyrene moulding powder,
 (ii) cellulose acetate moulding powder,
 (iii) cellulose acetate butyrate moulding powder, if imported into India on payment of a duty of customs;

(c) 'plastic goods' means—

(i) all articles or any single article of any description, or

(ii) all component parts or a single component part of such articles or article, which are, or each of which is, manufactured in India wholly from any one, and not more than one, of the varieties of moulding powders within the meaning of clause (b) of this rule;

(d) 'section' means a section of the Act.

3. *Goods in respect of which drawback may be paid.*—Subject to the provisions of the Act and these rules, a drawback shall be allowed in the case of plastic goods (hereinafter referred to as the goods), manufactured in, and exported from, India or shipped as stores for use on board a ship proceeding to a foreign port, in respect of the moulding powder used in the manufacture of such goods.

4. *Period for which drawback admissible.*—A drawback under these rules shall be admissible for the period during which a Notification in respect of the goods is in force under sub-section (1) of section 43B.

5. *Manner of allowing drawback.*—A drawback shall be allowed on the shipment of the goods subject to the following conditions, namely:—

(a) The shipper of the goods shall make a declaration on the relative shipping bill to the effect—

(i) that a claim for a drawback under section 43B is being made, and

(ii) that to the best of his knowledge and belief, the goods in respect of which the drawback is being claimed has been manufactured wholly from any one, but not more than one, of the three varieties of the moulding powders.

(b) The shipper shall, in the shipping bill, furnish, in addition to the information required under section 29, such additional information as may, in the opinion of the Customs Collector, be necessary for the purpose of verifying the claim for the drawback, and in particular, the Customs Collector may require such additional information in respect of the following matters, namely:—

- (i) the description of the goods,
- (ii) if the goods be not wholly plastic, the specific component or components of the article to which the claim relates,
- (iii) variety of moulding powder used in the manufacture of the goods under shipment,
- (iv) the particulars of any brand or trade mark attached to the goods,
- (v) gross and net weights of the goods, including the net weight of the specific component or components, where the goods are not wholly plastic.

6. *Payment of drawback.*—Where the Customs Collector is satisfied that a claim for a drawback is established under these rules such drawback shall be paid at the rates specified in rule 7.

7. *Rate of drawback.*—A drawback admissible under these rules, shall be allowed at the rates specified below:—

Variety of moulding powder	Rate of drawback per each lb. of goods shipped.
(1) Polystyrene moulding powder.	Seven annas per pound.
(2) Cellulose acetate moulding powder.	Seven annas per pound.
(3) Cellulose acetate butyrate moulding powder.	Seven annas per pound.

8. *Powers of Customs Collectors.*—For the purposes of enforcing these rules, the Customs Collector may:—

- (a) require any person who has been concerned at any stage with the manufacture of the goods to produce any books of accounts or other documents of whatever nature relating to the moulding powder used in the manufacture of such goods;
- (b) require the production of such certificate, documents and other papers in support of each claim for a drawback as may be deemed necessary.

9. *Access to manufactory.*—The manufacturer of the goods in respect of which a drawback is claimed shall give access to every part of his factory to any officer of the Central Government specially authorised in this behalf by the Chief Customs Officer or the Chief Customs Authority to enable the officer so authorised to inspect the processes of manufacture and to verify by actual check or otherwise the statements made in support of a claim for a drawback by such manufacturer.

[No. 57.]

A. K. MUKARJI, Dy. Secy.

CENTRAL BOARD OF REVENUE

CUSTOMS

New Delhi, the 1st June 1954

S.R.O. 1882.—In exercise of the powers conferred by clause (c) of section 11 of the Sea Customs Act, 1878 (VIII of 1878), the Central Board of Revenue

hereby directs that the following further amendment shall be made in its Notification No. 43—Customs, dated the 21st September, 1940, namely:—

In the table appended to the said notification, after entry 34 the following entry shall be inserted, namely:—

“34A. New Tank Bunder—Block No. 8 of the South Hay and grass. Nil. East corner and in addition thereto 30 ft. wide wharf running along to the East and South of the plot.

[No. 55.]

A. K. MUKARJI, Secy.

MINISTRY OF COMMERCE AND INDUSTRY

CORRIGENDUM

New Delhi, the 2nd June, 1954

S.R.O. 1883.—In the Ministry of Commerce and Industry Order S.R.O. 892, dated the 12th March, 1954, published in the *Gazette of India Extraordinary*, Part II—Section 3, dated the 13th March, 1954, regarding establishment of a Development Council for the Sugar Industry against Serial No. 14, for “Shri Mata Din Khetan”, read “Shri Matadin Khaitan”.

[No. 5(7)IA(G)/54.]

R. N. KAPUR, Under Secy.

RUBBER CONTROL

New Delhi, the 7th June 1954

S.R.O. 1884.—In exercise of the powers conferred by section 25 of the Rubber (Production and Marketing) Act, 1947 (XXIV of 1947), the Central Government hereby directs that the following further amendment shall be made in the Rubber (Production and Marketing) Rules 1947, namely:—

In sub-rule (1) of Rule 3 of the said Rules, for the words ‘four years’ the words ‘four and a half years’ shall be substituted.

[No. 23(4)Plant/53.]

COFFEE CONTROL

New Delhi, the 7th June 1954

S.R.O. 1885.—In exercise of the powers conferred by section 48 of the Coffee Market Expansion Act, 1942 (VII of 1942), the Central Government hereby directs that the following further amendment shall be made in the Coffee Market Expansion Rules, 1940, namely:—

In sub-rule (1) of rule 6 of the said rules for the words “four years” the words “four and a half years” shall be substituted.

[No. 13(4)Plant/54.]

SHIV DEV SINGH, Under Secy.

New Delhi, the 12th June 1954

S.R.O. 1886.—In exercise of the powers conferred by section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government hereby directs that following further amendment shall be made in the Cotton Textiles (Control) Order, 1948, namely:—

In the said Order, in the proviso to sub-clause (1) of clause 13 for the words and mark “for the purpose of export outside India”, the words and mark “for the purpose of export outside India or any cloth produced for experimental purposes.” shall be substituted.

[No. 9(4)-CT(A)/54-4.]

S.R.O. 1887.—In exercise of the powers conferred by section 3 of Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government hereby directs that the following further amendments shall be made in the Cotton Control Order, 1950, namely:—

In the said Order—

(1) for clause 22 the following shall be substituted, namely:—

“22. Every manufacturer shall submit to the Textile Commissioner before the 12th June 1954 and thereafter before the 12th day of every succeeding month, a return in form “D” giving all the particulars specified therein.”

(2) Form “E” shall be deleted.

[No. 44(12)-CT(A)/53(xvii).]
B. K. SANYAL, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE
(Agriculture)

New Delhi, the 2nd June 1954

S.R.O. 1888.—The following draft of further amendments in the Tobacco Grading and Marking Rules, 1937, which it is proposed to make in exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (I of 1937), is published as required by the said section, for the information of persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration on or after the 15th July, 1954.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Amendments

In the said rules—

In Schedule II—

(1) after grade designation LMG and the entries against it, the following grade designation and entries shall be inserted, namely:—

“MG	Medium green	Medium to coarse	Good body leaves or strips with medium green colour which may have spongy, scalded or brown spots or blemish due to disease, altogether not exceeding 25% of the total area, not falling within LMG.”
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(2) in grade designation DG, in column (4) after the letters “LMG” the word and letters “or MG” shall be inserted.

(3) after the grade designation DB, and the entries against it, the following grade designation and entries shall be inserted, namely:—

“DBL	Dark brown	Fair body	Good body leaves or strips which may have brown patches, spongy, scalded or bruised spots or blemish due to disease not exceeding 40% of the total area and perished leaves not exceeding 50% of the total quantity.”
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(4) for grade designations ϕ BB, BB₂ and BB₃ and the entries against the same the following grade designations and entries shall be substituted, namely:—

‘BB, BB ₂ and BB ₃	Bright lemon or bright orange or yellow to light orange light brownish yellow or brown, light green or light medium green or mixed.	Fair body or mixed	Broken pieces (not less than three inches long) of leaves of grades 1 to 4, LBY, LBY ₂ , B, LG and LMG.”
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(5) in foot note 3, the letters “BB” shall be omitted.

[No. F.5-66/53-Dte.II.]

CORRIGENDUM

New Delhi, the 9th June 1954

S.R.O. 1889.—In this Ministry Notification No. F.14-85/53-Dte-II, dated the 18th May 1954 regarding charges for Agmark labels for bristles, published as S.R.O. 1629 on page 1060 of Part II, Section 3 of the *Gazette of India* issue of 22nd May 1954:—

(i) For the words '1st June, 1954' the words '14th June, 1954' shall be substituted.

[No. F.14-85-Dte.II.]

S. K. RAO, Under Secy.

(Agriculture)

New Delhi, the 4th June 1954

S.R.O. 1890.—In pursuance of the provisions of Section 4(4) (ii) of the Indian Lac Cess Act, 1930 (Act XXIV of 1930), the Calcutta Shellac Brokers' Association have re-nominated Shri D. Mukherjee of M/s. D. Mukherjee & Co., 155, Radha Bazar Street, Calcutta-1 to be a member of the Governing Body of the Indian Lac Cess Committee to represent the shellac manufacturing industry for a period of 3 years with effect from 1st October, 1953.

[No. F.4-1/54-Com.I.]

K. M. CHAUDHRI, Under Secy.

(Agriculture)

New Delhi, the 8th June 1954

S.R.O. 1891.—In exercise of the powers conferred by Section 18 of the Indian Coconut Committee Act, 1944, the Central Government hereby directs that the following amendments shall be made in the Indian Central Coconut Committee Rules, 1945:—

1. Sub-rule (3) of rule 20 shall be omitted.
2. After sub-rule (1) of rule 21 the following sub-note shall be inserted namely "(1.A). The President of the Committee may sanction any variation in any approved scheme up to the following financial limits:—
 - (a) where the cost of the approved scheme is Rs. 50,000/- or less, Rs. 5,000/-
 - (b) where the cost of the approved scheme exceeds Rs. 50,000/, Rs. 10,000/-

Provided that any such variation is not inconsistent with the nature and object of the scheme."

[No. F.2-56/53-Com-II.]

A. N. BERY, Dy. Secy.

MINISTRY OF HEALTH

New Delhi, the 1st June 1954

S.R.O. 1892.—In exercise of the powers conferred by sub-section (2) of section 10 of the Dentists Act, 1948 (XVI of 1948), the Dental Council of India, after consulting the Government, and the State Council, of the State of Uttar Pradesh, hereby declares that the B.D.S. degree of the Lucknow University, when granted after the 15th October, 1953, shall be a recognised dental qualification.

B. D. SHARMA, Secy.,
Dental Council of India.

[No. F.6-14/54-Med.]

BABU RAM, Under Secy.

New Delhi, the 2nd June 1954

S.R.O. 1893.—In exercise of the powers conferred by sub-sections (1) and (2) of section 7 of the Drugs Act, 1940 (XXIII of 1940), the Central Government hereby directs that the following further amendment shall be made in the notification of the Government of India in the Ministry of Health No. F.1-3/47-D(II), dated the 13th September, 1948, constituting the Drugs Consultative Committee, namely:—

In the said notification, under the heading 'Nominated by State Governments' after entry 9, the following entry shall be inserted namely:—

"(10) Dr. M. V. Ramanamoorthy, M.B.B.S., F.R.C.S., (Edin.), Director of Medical Services and Drugs Controller, Andhra State."

[No. F.4-20/53-DS.]

KRISHNA BIHARI, Under Secy.

New Delhi, the 4th June 1954

S.R.O. 1894.—In exercise of the powers conferred by clause (1) of article 253 of the Constitution, the President with the consent of the State Governments of Madras, Bombay and Orissa, hereby directs that the following amendment shall be made in the notification of the Government of India in the late Department of Education, Health and Lands No. F.10-1/38-G, dated the 30th March, 1938, namely:—

In the said notification, the words, figures, letter and brackets "clause (P) of sub-section (1) of section 6, and" shall be omitted.

[No. F.17-1/53-PHI(PH).]

A. V. VENKATASUBBAN, Under Secy.

MINISTRY OF TRANSPORT
(Transport Wing)
PORTS

New Delhi, the 2nd June 1954

S.R.O. 1895.—In exercise of the powers conferred by sub-section (3) of section 3 of the Indian Ports Act, 1908 (XV of 1908), the Central Government hereby authorise Shri E. Jacob Kuruvilla, a pilot of the Madras Port Trust, to pilot vessels in the Port of Madras during daylight hours.

[No. 13-PI(45)/54.]

New Delhi, the 4th June 1954

S.R.O. 1896.—In exercise of the powers conferred by sub-sections (1) and (2) of section 5 of the Indian Ports Act, 1908 (XV of 1908), the Central Government hereby alters the limits of each of the minor ports of Mundra, Mandvi, Koteswar, Lakhpat and Jakhau in the State of Kutch, as defined in the notification of the Government of India in the Ministry of Transport, No. 20-M(1)/50-I, dated the 4th July 1950 and declares that the extent of the limits of each of the said ports shall be as follows:—

MUNDRA

On the north.—The line starting from point A Lat. 22°-49'-24" N Long. 69°-47'-13" E 2½ miles N-E of the old port of Mundra where the river passing through Village Barai meets the marshy land, thence going along a straight line to the West till it meets the Western Bank of River Dhrab at point B Lat. 22°-49'-24" N Long. 69°-43'-50" E.

On the west.—From the point B as above described along the Western Bank of River Dhrab and along the Western Bank of Bandi creek to the point C Lat. 22°-45'-6" N Long. 69°-42'-19" E where it meets the Gulf of Kutch thence towards South where it meets the 6 fathom contour at point D.

On the east.—From the point A towards south till it meets the 6 fathom contour at point E.

On the south.—From point E along the 6 fathom contour to point D.

MANDVI

On the north.—From point A Lat. $22^{\circ}47'$ N Long. $69^{\circ}32'20''$ E on the Western bank of Tragari creek where it meets the Gui-Creek along a straight line to Raval Pir Light House, thence along a straight line to the Customs Chowki off Salaya Village on the eastern bank of River Rukmavati, thence along the eastern bank of River Rukmavati up to southern edge of Rukmavati Bridge to the Western bank of River Rukmavati down south along the eastern edge of Bhuj-Mandvi Road up to port gate, thence in straight line up to Modia Kotha Light House and from there along a curved line along the northern edge of sand dunes to the point B Lat. $22^{\circ}50'23''$ N Long. $69^{\circ}15'38''$ E at Asar Mata Temple.

On the east.—From point A towards south to point C where it meets the six fathom contour in Gulf of Kutch.

On the west.—From point B at Asar Mata Temple down south to point D in the Gulf of Kutch where it meets the 6 fathom contour.

On the south.—From the point D along 6 fathom contour up to point C.

KOTESWAR

On the north.—From the point A Lat. $23^{\circ}42'50''$ N Long. $68^{\circ}35'45''$ N at the foot of sand dune of Punja Pir Hill range towards west to the point B Lat. $23^{\circ}42'50''$ N Long. $68^{\circ}32'50''$ E in the Kori Creek.

On the west.—From point B described above to south to the point C Lat. $23^{\circ}40'$ N Long. $68^{\circ}32'50''$ E on the eastern bank of Chan Creek.

On the south.—From point C towards east up to point D Lat. $23^{\circ}40'$ N Long. $68^{\circ}15'45''$.

On the east.—Along a straight line from point D to the point A up to foot of sand dune of Punja Pir Hill.

LAKHPAT

On the south.—From point A Lat. $23^{\circ}47'33''$ N Long. $68^{\circ}41'36''$ E at the Lalchhata Tomb towards N-E to the western wall of Lakhpat Port at point B Lat. $23^{\circ}49'32''$ N Long. $68^{\circ}48'46''$ E.

On the east.—From point B as above to Kadir Pir at point C Lat. $23^{\circ}50'41''$ N Long. $68^{\circ}49'33''$ E.

On the north.—From Kadir Pir point C up to point D Lat. $23^{\circ}50'30''$ N Long. $68^{\circ}43'4''$ E on the western bank of Bhasar Creek.

On the west.—From point D on the Bhasar Creek to point A at Lalchhata tomb along a straight line.

JAKHAU

On the north.—From point A at Customs House on the old port in a straight line meeting beacon on Mound Lat. $23^{\circ}15'48''$ N Long. $68^{\circ}33'39''$ E thence along the same line to point B where it meets 6 fathom contour in the Arabian Sea.

On the east.—From point A in a straight line up to point D at Seari beacon Lat. $23^{\circ}11'19''$ N Long. $68^{\circ}37'23''$ E.

On the south.—From point D in the westerly direction to point C in Arabian Sea where it meets the six fathom contour.

On the west.—From point C to point D along six fathom contour.

[No. 20-M(6)/50.]

New Delhi, the 7th June 1954

S.R.O. 1897.—In exercise of the powers conferred by clauses (b) and (c) of section 5 of the Bombay Landing and Wharfage Fees Act, 1882 (Bombay Act VII of 1882), as applied to the ports of Mundra, Mandvi, Koteswar, Lakhpat and Jakhau in the State of Kutch by the notification of the Government of India in the Ministry of Transport, No. 20-M(6)/50-I, dated the 4th October 1950, the Central Government hereby determines that the following shall be public landing places to which

the provisions of the said Act shall apply, and that the limits of each such landing place shall be as in the table below:—

Name of Port	Public Landing Place	Limits
MUNDRA	Timber jetty on Bocha creek	Bounded on the North and South by Bocha Creek and on the East by reclamation.
	Wharf-wall at Mundra old port	Bounded on the South by Mundra Creek and on the North by reclamation.
	Anchorage off Navinal point	South-east of Navinal lighthouse in five fathom contour.
MANDVI	The wharf-wall between Customs House and the Port Godown.	
	Any place on the Wharf-wall.	
KOTESWAR	Entire sea wall near the Koteswar Mahadev Temple.	
LAKHPAT	Beach of Kori Creek 500' on both sides of Bibi-ka-Kuba.	
JAKHAU	Beach at Godia Creek about 700 ft. (maximum) West of salt jetty.	Bounded on the North by Godia creek and on the South by reclamation.
	Wharf-wall at Jakhau old port on Gut creek.	Bounded on the West by Gut Creek and on the East by reclamation.
	Anchorage in Arabian Sea off Godia Creek.	South-West of Mound beachon in five fathom contour.

[No. 20-M(6)/50.]

K. NARAYANAN, Under Secy.

MERCHANT SHIPPING

New Delhi, the 4th June 1954

S.R.O. 1898.—In exercise of the powers conferred by section 21 of the Indian Merchant Shipping Act, 1923 (XXI of 1923), the Central Government hereby directs that the following amendments shall be made in the rules for the examination of and grant of certificates of competency to engine-drivers of sea-going steamships having engines of under 50 nominal horse-power and engine-drivers of sea-going motorships having engines of under 282 brake horse-power which were published with the notification of the Government of India in the Ministry of Transport No. S.R.O. 869, dated the 24th April, 1953, namely:—

In the said Rules—

(1) at the end of clause (b) of sub-rule (1) of rule 17 the word "or" shall be omitted and after clause (b) as so amended, the following proviso shall be inserted, namely:—

"Provided that of the aforesaid period of service as serang or principal tindal, a period not exceeding one-half may have been spent in a sea-going motorship having engines of not less than 170 brake horse-power or in a sea-going motor dredger or tug with engines of not less than 282 brake horse-power; in lieu of service in a steamship; or";

(2) in clause (b) of sub-rule (1) of rule 18—

(a) after the words "must have been served as a driver under a certified engineer," the word "or" shall be inserted; and

(b) in the proviso, after the words "in lieu of", the word "service" shall be inserted.

[No. 67-M.A.(13)/54]

S. K. GHOSH, Dy. Secy.

REGISTRAR, JOINT STOCK COMPANIES

Madras, the 21st May 1954

NOTICE PURSUANT TO SECTION 247(5).

In the matter of the Indian Companies Act, 1913; and The Guruvilasam Bank Limited.

S.R.O. 1899.—With reference to the notice dated 19th January 1954, published at page 305 of the *Gazette of India*, Part II, Section 3, dated 6th February 1954, the above company not having shown cause to the contrary within the time fixed, the name of the company has under section 247(5) of the Indian Companies Act, 1913, been struck off the register.

Madras, the 24th May 1954

NOTICE PURSUANT TO SECTION 247(3)

In the matter of Indian Companies Act, 1913 and Subramaniam and Company Limited.

S.R.O. 1900.—Whereas communications addressed to the Subramaniam and Company Limited at its registered office are returned undelivered by post office;

And whereas it appears accordingly that Subramaniam and Company Limited is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247(3) of the Indian Companies Act, 1913, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

[No. K.537/53.]

Madras, the 29th May 1954

NOTICE PURSUANT TO SECTION 247(3).

In the matter of Indian Companies Act, 1913 and Triplicane Dayalbhag Stores Limited

S.R.O. 1901.—Whereas communications addressed to the Triplicane Dayalbhag Stores Limited at its registered office are returned undelivered by post office and one of the directors has stated that the company is not functioning and has become defunct;

And whereas it appears accordingly that Triplicane Dayalbhag Stores Limited is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247(3) of the Indian Companies Act, 1913, that unless cause is shown to the contrary before the expiration of three months from the date of this notice the name of the said company will be struck off the register and the said company will be dissolved.

[No. K.248/54.]

Madras, the 4th June 1954

NOTICE PURSUANT TO SECTION 247(3)

In the matter of Indian Companies Act, 1913 and Sowcarpet Funds Limited

S.R.O. 1902.—Whereas on a communication addressed to Sowcarpet Funds Limited one of the directors has stated that the company has ceased to exist;

And whereas it appears accordingly that Sowcarpet Funds Limited is not carrying on business or is not in operation;

Notice is hereby given pursuant to Section 247(3) of the Indian Companies Act, 1913, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

[No. K.721/54.]

• V. V. RANGANATHAN,

Asstt. Registrar of Joint Stock Companies, Madras.

Vellore, the 24th May 1954

NOTICE PURSUANT TO SECTION 247(3)

In the matter of the Indian Companies Act, 1913, and the Udayar Sahaya Nidhi (Tiruvannamalai) Limited

S.R.O. 1903.—Whereas the Sub-Registrar of Tiruvannamalai, who visited the Registered Office of the Company on 22nd February 1954 for inspection during the official year 1953-54, has reported that the office premises was kept closed, that there was no name-board put up and that there was no sign of the existence or working of the Company;

(2) And whereas no reply has been received to my letter No. 143/K, dated the 3rd March 1954 and No. 143-1/K, dated the 14th April 1954 addressed to the Company enquiring with advertance to Sections 247(1) and 247(2) of the Act, whether the Company is carrying on business or in operation;

(3) And whereas, it appears accordingly that "The Udayar Sahaya Nidhi (Tiruvannamalai) Limited" is not carrying on business and that it is not in operation;

(4) Notice is hereby given pursuant to Section 247(3) of the Indian Companies Act, 1913, that unless cause is shown to the contrary before the expiration of three months from the date of this notice the name of the said company will be struck off the register and the company be dissolved.

[No. 143-2/K.]

NOTICE PURSUANT TO SECTION 247(3)

In the matter of the Indian Companies Act, 1913, and the Zenith Corporation Ltd.

S.R.O. 1904.—Whereas the Managing Director of the above Company has in his letter dated the 4th March 1954 informed me that the Company has stopped functioning and is not carrying on any business and that therefore it may be treated as defunct;

(2) And whereas no reply has been received to my letter Nos. 149/K, dated the 7th March 1954 and 149-1/K, dated the 14th April 1954 addressed to the Company, enquiring with advertance to Sections 247(1) and 247(2) of the Act, whether the Company is carrying on business or in operation;

(3) And whereas, it appears accordingly that "The Zenith Corporation Limited" is not carrying on business and that it is not in operation;

(4) Notice is hereby given pursuant to Section 247(3) of the Indian Companies Act, 1913, that unless cause is shown to the contrary before the expiration of three months from the date of this notice the name of the said company will be struck off the register and the company be dissolved.

[No. 149-2/K.]

NOTICE PURSUANT TO SECTION 247(3)

In the matter of the Indian Companies Act, 1913, and the Vellore Dayalbagh Stores Limited

S.R.O. 1905.—Whereas, the Managing Director of the above Company, has in his letter dated 26th February 1954, informed me that the Company has stopped functioning and is not carrying on any business and that therefore it may be treated as defunct;

(2) And whereas, no reply has been received to any letters No. 135/K, dated the 3rd March 1954 and No. 135-1/K, dated the 14th April 1954 addressed to the Company, enquiring with advertance to Sections 247(1) and 247(2) of the Act, whether the Company is carrying on business or in operation.

(3) And whereas, it appears accordingly that "The Vellore Dayalbagh Stores Limited" is not carrying on business and that it is not in operation;

(4) Notice is hereby given pursuant to Section 247(3) of the Indian Companies Act, 1913, that unless cause is shown to the contrary before the expiration of three months from the date of this notice the name of the said company will be struck off the register and the company be dissolved.

[No. 135-2/KJ]

P. M. SUNDARESA SASTRI,
Assistant Registrar of Joint Stock Companies, North Arcot.

Bangalore, the 25th May 1954

NOTICE UNDER SECTION 247(5)

S.R.O. 1906.—Whereas a notice was issued to the Auto Transport Co. Ltd., Ward XIV, Old Municipal Office Road, Bellary, by the Assistant Registrar, Bellary, on 26th November 1953, in pursuance of Section 247(4) of the Indian Companies Act, 1913, but the said company has failed even though the period of three months elapsed, to show cause why its name should not be struck off the Register kept in this office, I hereby notify that the name of the said company has this day in pursuance of Section 247(5) of the said Act, been struck off the Register kept in this office and the Company is dissolved.

[No. Misc.G.R.58/54-55.]

NOTICE UNDER SECTION 247(3)

S.R.O. 1907.—Information having been received from the Shroff Merchants Association, Bellary, dated the 22nd October 1953, that the Company is not carrying on business, I hereby, under Section 247(3) of the Indian Companies Act, 1913, give notice that the name of the said company will be struck off the Register kept in this office and the Company dissolved at the expiration of three months from the date of this notice unless the said Company shows cause to the contrary.

[No. Misc.G.R.60/54-55.]

A. C. NIRVANI GOWDA,
Registrar of Joint Stock Companies, Bangalore.

Visakhapatnam, the 25th May 1954

NOTICE PURSUANT TO SECTION 247(3)

In the matter of the Indian Companies Act, 1913, and The North Vizagapatam District Yarn Merchants Association.

S.R.O. 1908.—Whereas the honorary Secretary of the North Vizagapatam District Yarn Merchants Association, has stated that the Association is not carrying on any business;

And whereas it appears accordingly that the North Vizagapatam District Yarn Merchants Association is not carrying on any business or is not in operation.

Notice is hereby given pursuant to section 247(3) of the Indian Companies Act 1913, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said Association will be struck off the Register and the Association will be dissolved.

[No. 23-K/54.]

NOTICE PURSUANT TO SECTION 247(3)

In the matter of the Indian Companies Act, 1913, and The Kotta Agraharam Dayalbagh Stores Ltd., Vizianagaram

S.R.O. 1909.—Whereas the Secretary of the Kotta Agraharam Dayalbagh Stores Ltd., has stated that the company is not carrying on any business; and

Whereas it appears accordingly that the Kotta Agraharam Dayalbagh Stores Ltd., is not carrying on any business or in operation;

Notice is hereby given pursuant to Section 247(3) of the Indian Companies Act, 1913 that unless cause is shown to the contrary before the expiration of three months from the date of this notice the name of the said company will be struck off the Register and the said company will be dissolved.

[No. 81-K.]

Visakhapatnam, the 26th May 1954

NOTICE PURSUANT TO SECTION 247(3)

In the matter of the Indian Companies Act, 1913, and The Santhapet Dayalbagh Stores Ltd.

S.R.O. 1910.—Whereas the Secretary of the Santhapet Dayalbagh Stores Limited, has stated that the company is not carrying on any business; and

Whereas it appears accordingly that the Santhapet Dayalbagh Stores Ltd., is not carrying on any business or is not in operation;

Notice is hereby given pursuant to section 247(3) of the Indian Companies Act 1913 that unless cause is shown to the contrary, before the expiration of three months from the date of this notice, the name of the company will be struck off the Register and the said company will be dissolved.

[No. 80-K.]

NOTICE PURSUANT TO SECTION 247(3)

In the matter of the Indian Companies Act, 1913, and The Pattabhi Pictures Limited.

S.R.O. 1911.—Whereas the Managing Director of the The Pattabhi Pictures Ltd., has stated that the Association is not carrying on any business;

And whereas it appears accordingly that The Pattabhi Pictures Ltd., is not carrying on any business or is not in operation;

Notice is hereby given pursuant to section 247(3) of the Indian Companies Act 1913 that unless cause is shown to the contrary, before the expiration of three months from the date of this notice, the name of the company will be struck off the Register and the company will be dissolved.

[No. 22-K.]

Visakhapatnam, the 28th May 1954

NOTICE PURSUANT TO SECTION 247(3)

In the matter of the Indian Companies Act, 1913, and The Bhimilipatam Dayalbagh Stores Ltd.

S.R.O. 1912.—Whereas the Secretary of the Bhimilipatam Dayalbagh Stores Ltd., has stated that the Company is not carrying on any business;

And whereas it appears accordingly that the Bhimilipatam Dayalbagh Stores Limited, is not carrying on any business or is not in operation;

Notice is hereby given pursuant to Section 247(3) of the Indian Companies Act 1913 that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said Company will be struck off the Register and the said Company will be dissolved.

[No. 78-K.]

NOTICE PURSUANT TO SECTION 247(3)

In the matter of the Indian Companies Act, 1913, and The Khasba Dayalbagh Stores Limited.

S.R.O. 1913.—Whereas the Secretary of the Khasba Dayalbagh Stores Limited, has stated that the Company is not carrying on any business;

And whereas it appears accordingly that the Khasba Dayalbagh Stores Limited, is not carrying on any business or is not in operation;

Notice is hereby given pursuant to Section 247(3) of the Indian Companies Act 1913 that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said Company will be struck off the Register and the said Company will be dissolved.

[No. 79-K.]

NOTICE PURSUANT TO SECTION 247(3).

In the matter of the Indian Companies Act 1913; and The Market Dayalbagh Stores Limited.

S.R.O. 1914.—Whereas the Secretary of the Market Dayalbagh Stores Ltd., has stated that the Company is not carrying on any business;

And whereas it appears accordingly that the Market Dayalbagh Stores—Limited, is not carrying on any business or is not in operation;

Notice is hereby given pursuant to Section 247(3) of the Indian Companies Act 1913 that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said Company will be struck off the Register and the said Company will be dissolved.

[No. 82-K.]

A. SATYANARAYANA PATNAIK,
Assistant Registrar of Joint Stock Companies, Visakhapatnam.

Mangalore, the 26th May 1954

NOTICE PURSUANT TO SECTION 247(5)

FORM V

In the matter of the Indian Companies Act, 1913, and Nayak and Nayak Limited.

S.R.O. 1915.—With reference to the notice dated 4th February, 1954, published on page 402, Part II, Section 3 of the *Gazette of India*, dated 20th February 1954, the above company not having shown cause to the contrary within the time fixed, the name of the company has, under section 247(5) of the Indian Companies Act, 1913, been struck off the register.

[No. 484/K/54.]

NOTICE PURSUANT TO SECTION 247(3)

FORM III

In the matter of the Indian Companies Act, 1913, and Oriental Commercial Corporation Ltd.

S.R.O. 1916.—Whereas communications addressed to Oriental Commercial Corporation Ltd., at its registered office, T.S. No. 8.430-1, Ansari Road, Mangalore, either remain unanswered or are returned undelivered by the Post Office;

And whereas at the time of a visit on 12th February 1954, there was no trace of the company at its registered office;

And whereas it appears accordingly that the Oriental Commercial Corporation Ltd., is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247(3) of the Indian Companies Act, 1913, that unless cause is shown to the contrary before the expiration of three months from the date of this notice the name of the said company will be struck off the register and the said company will be dissolved.

[No. 470/K/54.]

K. S. RAO,

Assistant Registrar of Joint Stock Companies,
South Kanara.

Imphal, the 26th May 1954

S.R.O. 1917.—It is hereby notified for general information that pursuant to Section 20 of the Societies Registration Act, XXI of 1860, an association under the name and style of the Manipur Olympic Association has been incorporated and numbered as No. 1 of 1954-55, dated the twenty-sixth May of the year one thousand nine hundred and fifty-four *Anno Domini*.

[No. 1/JS/II/54-55.]

H. B. SINGH, Registrar,
Joint Stock Companies, Manipur.

Madurai, the 26th May 1954

Notice is hereby given that pursuant to the rules framed under the Destruction of Record Act 1917 (Act V of 1917) the documents and correspondence relating to the undermentioned Companies registered under the Indian Companies Act, 1913 (Act VII of 1913) which were dissolved five years previous to the date of publication of this notice [G.O. No. 1785 Home (Judicial), dated 22nd July 1920] will be destroyed after three months from the date of publication of this notice.

Number and name of the Company, the records and documents of which are proposed for destruction; date of registration; Act under which registered; Object of the Company; situation of the Office last recorded; last managing agents; date of dissolution under the Indian Companies Act:—

No. 12 of 1947-48.—The Madura Trades and Industries Limited, 11th June 1947, I.C. Act, VII of 1913, III Trading and Manufacturing (c) Chemicals & Allied Products, 89A, East Marret Street, Madurai, C. Rama-krishna Iyer, 19th October 1948.

No. 3 of 1941-42.—Vcl Trading Company Limited, 10th December 1941, I.C. Act, VII of 1913, III Trading and Manufacturing (s) Others Business as Merchants, 11, Tirupparankundram Road, Madurai, V. Pasupathy, 3th October 1948.

No. 6 of 1941-42.—Southern India Plantation and Industries Limited, 4th February 1942, I.C. Act, VII of 1913, V. Tea and other Planting Companies (d) Others. To cultivate cardamom, Coffee and Cotton, 244, Main Road, Bodinaickanur, Jagmohandes Jivan Shah, 16th September 1947.

No. 9 of 1942-43.—Theni Commercial Corporation Limited, 27th July 1942, I.C. Act, VII of 1913, III Trading and Manufacturing (l) Agency Business Bazaar St, Theni, S. R. Perumalsamy, 18th November 1943.

No. 3 of 1943-44.—The Tamilnad Textiles Limited, 10th April 1943, I.C. Act VII of 1913, III Trading and Manufacturing (s) Others General merchants, Nattamai Krishnaier Street, Mall 3rd Street, Madurai, A. N. Subramania Iyer, 31st August 1948.

No. 6 of 1943-44.—Arunachalam and Company Limited, 5th July 1943, I.C. Act VII of 1913, III Trading and Manufacturing (s) Others Trade in Piecegoods, 138, East Masi Street, Madurai, V.VR. N. A. R. Aruna-chalam Chettiar, 31st August 1948.

No. 24 of 1945-46.—T.V.S. (Lorries) Limited, 10th January 1946, I.C. Act, VII of 1913, II Transit and Transport (c) Motor traction to run Bus and Goods Vehicles, 21, Goodshed Street, Madura, T. S. Santhanam, 13th July 1948.

No. 14 of 1945-46.—The National Picture Corporation Limited, 12th November 1945, I.C. Act, VII of 1913, X Hotels, Theatres and Entertainments, Films Distribution and Production, 160, Sandaipettai Street, Madura, A. R. P. Ayyan, 11th May 1948.

No. 23 of 1945-46.—Ramnad Transport Company Limited, 27th December 1945, I.C. Act, VII of 1913, II Transit and Transport (c) Motor traction Bus Service, 21, Goodshed Street, Madura, T. S. Krishna, 15th June 1948.

No. 11 of 1943-44.—A. R. Rangachari & Co. Limited, 25th February 1944, I.C. Act, VII of 1913, III Trading and Manufacturing (s) Others business as merchants, 274, Ramnad Road, Madura, A. R. Raghavan, 16th September 1947.

(Sd).

for Assistant Registrar,
Joint Stock Companies, Madurai.

Madras, the 27th May 1954

Destruction of records

S.R.O. 1918.—Notice is hereby given that pursuant to the rules framed under the Destruction of Records Act, 1917 (Act V of 1917), the documents and correspondence relating to the undermentioned companies registered under the Indian Companies Act, 1913 (Act VII of 1913) and the Companies Acts previously in force, which are dissolved five years previous to the date of publication of this notice [Government of Madras, G.O. No. 1785, Home (Judicial), dated 22nd July 1920] will be destroyed after three months from the date of publication of this notice.

Number borne in Register; Name of company; Date of Registration; Act under which registered; objects; situation of office; Name of the last Managing Agent, Director or Liquidator; Date of dissolution or becoming defunct.

1. 152 of 1945-1946. The Kunniyamuthur Sree Natarajar Bank Limited, 4th September 1929. Act VII of 1913. Banking and Loan. Door No. 1/3, Kunniyamuthur, Coimbatore Taluk. Sri K. A. Ayyavoo Boyar, Liquidator, 1st May 1947.

2. 301 of 1945-1946. The Dhanalakshmi Bank Limited, 22nd April 1942. Act VII of 1913. Banking and Loan. 8, Sourashtra Big Street, Kumbakonam. Sri A. L. Balakrishna Ayyar, Liquidator, 28th May 1947.

3. 166 of 1945-1946. Sri Jaganatha Company Limited, 25th April 1932. Act VII of 1913. Banking and Loan. Premises of Sri Jaganatha Ginning Factory, Sithaputhur, Hamlet of Ganapathi, Coimbatore Taluk. Sri S. N. Nain Naidu and Sri P. S. Pallikonda Iyer, Liquidators, 1st August 1947.

4. 356 of 1945-1946. The Kerala Agricultural & Banking Society Limited, 24th September 1932. Act VII of 1913. Banking and Loan. House No. 132 in Survey No. 115, Chanthapura Coyal Mannam Amsom, Malabar District. Sri M. Kesavan Nayar, Liquidator, 3rd June 1947.

5. 189 of 1945-1946. Quilandy Bank Limited, 4th July 1933. Act VII of 1913. Banking and Loan. Upstairs of building bearing Survey No. R.S.22/5A, Old S. 103/4, belonging to Mr. Veeran Haji in Quilandy Bazaar. Sri K. Kutti Raman Nair, Liquidator, 29th July 1947.

6. 146 of 1945-1946. The Indiar Kashta Nivarana Bank Limited, 8th December 1924. Act VII of 1913. Banking and Loan. Door No. 9/207. Opanakkara Street, Coimbatore Town, Coimbatore district. Sri K. Srinivasa Ayyar, Advocate, Official Liquidator, 25th July 1947.

7. 190 of 1945-1946. The V. G. Industrial and Banking Company Limited, 22nd December 1921. Act VII of 1913. Banking and Loan. T. S. Brothers Building, Camp Bazaar, Cannanore, Malabar district. Sri Rao Sahib P. Govinda Panikar and Sri Thunoli Anandan Nair, Liquidators, 29th January 1948.

8. 142 of 1945-1946. The Coimbatore Workers Bank Limited, 21st April 1936. Act VII of 1913. Banking and Loan. 8/1-F, Cox Street, Coimbatore. Coimbatore district. Sri S. Chinnappavu, Liquidator, 4th February 1948.

9. 184 of 1945-1946. The Chirakal Ravi Varma Elaya Raja Bank Limited, 21st June 1920. Act VII of 1913. Banking and Loan. House No. 2580, Thollopward. Janaki Vilas, Cannanore. Sri P. N. Easwara Iyer, Official Receiver, Malabar, Official Liquidator, 5th September 1947.

10. 321 of 1945-1946. The Papavinasam Bank Limited, 17th December 1932. Act VII of 1913. Banking and Loan. Union No. 11 and 12 in Ward 3. Bazaar Street, Tenkasi Town, Tenkasi Taluk, Tinnevelly district. Sri Dr. B. T. Pillai and Sri K. V. Ramalingam, Liquidators, 28th April 1948.

11. 94 of 1945-1946. Edayarpalayam Vijaya Lakshmi Bank Limited, 30th August 1934. Act VII of 1913. Banking and Loan. 8/118, House of V. Chinnamara Gownder, Edayarpalayam, H/O. Kunniyamuthur. Sri Chinnamara Gounder, Liquidator, 21st May 1948.

12. 143 of 1945-1946. The Coimbatore Pankaja Bank Limited, 15th July 1936. Act VII of 1913. Banking and Loan. 15/553, Rangai Gounder Street, Coimbatore. Sri K. G. Subramanyan, Official Liquidator, 6th January 1948.

13. 296 of 1945-1946. The Salem Shevapet Dhanalakshmi Bank Limited, 15th August 1930. Act VII of 1913. Banking and Loan. 32, Muniappan Coil Street, Dhevengapuram, Shevapet, Salem. Sri B. A. Sithiah Chettiar, Liquidator, 17th June 1948.

14. 169 of 1945-1946. Sri Varada Shanmugananda Nidhi Limited, 4th September 1934. Act VII of 1913. Banking and Loan. K. Narayanaswamy Naidu's House, Krishnarayapuram, Ganapathi Post, Coimbatore. Sri S. Kanniah, Liquidator, 8th July 1948.

15. 138 of 1945-1946. The Coimbatore Sri Choudambigai Nidhi Limited, 4th June 1920. Act VII of 1913. Banking and Loan. Door No. 11/40, T.S. No. 7/187 at Christian New Street, Coimbatore. Sri K. Seniveeri Chettiar, Liquidator, 10th July 1948.

16. 206 of 1945-1946. The Thoyakkavu Bank Limited, 29th May 1924. Act VII of 1913. Banking and Loan. Church Lane, Thoyak Kavu Desom Kundazhiyur Amsom, Ponnani Taluk, South Malabar. Sri Klavathingal Muthikkal Joseph Vydiar, Sri Klavathingal Muthikal Anthony and Sri Chirayath Lonappan, Liquidators, 18th August 1948.

17. 253 of 1945-1946. The Hindusthan Commercial Bank (India) Limited, 21st June 1934. Act VII of 1913. Banking and Loan. No. 42, Singarachari Street, Triplicane, Madras. Sri T. R. Ramachandran, Official Liquidator, 2nd April 1948.

18. 264 of 1945-1946. The Morning Star Provident and Banking Corporation Limited, 7th July 1930. Act VII of 1913. Banking and Loan. 37, Murugappa Mudaly Street, Vepery, Madras. Sri C. S. Shastri, Liquidator, 20th August 1948.

19. 223 of 1945-1946. The West Coast Bank Limited, 26th October 1929. Act VII of 1913. Banking and Loan. House No. X/153, Municipal Ward No. 10, Vania Street, Amaravathy, British Cochin. Sri M. Gopalan Nair, Liquidator, 29th September 1948.

20. 267 of 1945-1946. The Tuticorin Bank Limited, 11th January 1937. Act VII of 1913. Banking and Loan. 41-A, Great Cotton Road, Tuticorin. Sri A. P. C. Veerabahu, Liquidator, 27th November 1948.

21. 139 of 1945-1946. The Coimbatore Sri Jayalakshmi Bank Limited, 4th September 1922. Act VII of 1913. Banking and Loan. Upstairs of Building No. 16/94, Sukkuruvapet, Coimbatore. Sri N. Balasubramania Mudaliar, Advocate, Liquidator, 4th November 1948.

22. 115 of 1945-1946. Tiruppur Commercial Bank Limited, 30th January 1934. Act VII of 1913. Banking and Loan. 4/6, Bank Street, Tiruppur, Coimbatore district. Sri S. Rajam Iyer, Liquidator, 4th November 1948.

23. 151 of 1945-1946. The Kollegal Sri Venkateswara Nidhi Limited, 16th October 1926. Act VII of 1913. Banking and Loan. Door No. 461/C, Sri Lakshminarana Swami Temple Street, Kollegal. Sri Rao Sahib G. N. Puttannaya, Official Liquidator, 23rd September 1948.

24. 250 of 1945-1946. The Continental Bank of India Limited, 15th September 1934. Act VII of 1913. Banking and Loan. No. 14, Thassudeen Khan Bahadur Street, Triplicane, Madras. Sri V. Thyagarajan, Official Receiver, Official Liquidator, 5th October 1948.

25. 168 of 1945-1946. The Sri Kannapiran Bank Limited, 22nd October 1925. Act VII of 1913. Banking and Loan. 12/275 (upstairs), Oppanakara Street, Coimbatore. Sri C. V. Venugopal Naidu, Liquidator, 14th December 1948.

26. 148 of 1945-1946. The Kalangal Sri Kalyana Venkitramanawamy Vilasa Nidhi Limited, 12th September 1912. Act VI of 1882. Banking and Loan. House of S. Subba Naicker, Kalangal, Village of Palladam Taluk. Sri Ammani Gounder, Official Liquidator, 22nd September 1948.

27. 261 of 1945-1946. The Madras United Bank Limited, 17th December 1932. Act VII of 1913. Banking and Loan. 15, Anna Pillay Street, G.T. Madras. Sri S. Govinda Swaminathan, Bar-at-Law, Official Liquidator, 6th December 1948.

28. 205 of 1945-1946. Nambudiri Bank Limited, 20th September 1920. Act VII of 1913. Banking and Loan. Puvvapalli Paramba in Thiruvegapura Amsom, Thiruvegapura Desom, Walluvanad Taluk, Pallipuram Post. Sri V. N. Harihara Aiyar, Vakil, Official Liquidator, 4th September 1948.

29. 150 of 1945-1946. The Kunnlyamuthur Sri Bathrakali Sahaya Banking and Trading Company Limited, 13th June 1933. Act No. VII of 1913. Banking and Loan. Door No. 189/2, Naicker Street, Kunniamuthur, Coimbatore district. Sri B. Varadarajulu Chettiar, Official Receiver, Official Liquidator, 11th February 1948.

30. 147 of 1945-1946. The Kurichi Sri Valiswarar Bank Limited, 9th June 1921. Act VII of 1913. Banking and Loan. Sri Ramasami Thevar. House Door No. 186 in Angamudrai Street of the I Ward of the Kurichi Union Board. Sri B. Varadarajulu Chettiar, Official Receiver, Official Liquidator, 22nd September 1947.

P. ARUMUGA MUDALIAR,
Registrar of Joint Stock Companies.

Nagapattinam, the 28th May 1954

NOTICE PURSUANT TO SECTION 247(3)

In the matter of the Indian Companies Act, 1913; and Shiyali Sri Venkatesa Company Limited.

S.R.O. 1919.—Whereas communications addressed to "Shiyali Sri Venkatesa Company Limited" at its registered office either remain unanswered or are returned undelivered through the Dead Letter Officer.

And whereas at the time of a visit on 29th August 1953, there was no trace of the company at its registered office.

And whereas it appears accordingly that "Shiyali Sri Venkatesa Company Limited" is not carrying on business or is not in operation.

Notice is hereby given pursuant to Section 247(3) of the Indian Companies Act, 1913, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the Register and the said company will be dissolved.

M. ETHERAJULU NAIDU,
Assistant Registrar of Joint Stock Companies, Nagapattinam.

Bombay, the 29th May 1954

In the matter of the Indian Companies Act VII of 1913 and of the M.G. Films of India Limited

S.R.O. 1920.—Notice is hereby given pursuant to sub-section (5) of Section 247 of the Indian Companies Act, VII of 1913 that the name of the M.G. Films of India Limited, has this day been struck off the Register and the said Company is hereby dissolved.

[No. 7805.]

In the matter of the Indian Companies Act VII of 1913 and of the National Home Publications Limited

S.R.O. 1921.—Notice is hereby given pursuant to sub-section (5) of Section 247 of the Indian Companies Act, VII of 1913 that the name of the National Home Publications Limited, has this day been struck off the Register and the said Company is hereby dissolved.

[No. 8974.]

In the matter of the Indian Companies Act VII of 1913 and of the Shantilal Sheth & Co., Limited

S.R.O. 1922.—Notice is hereby given pursuant to sub-section (5) of Section 247 of the Indian Companies Act VII of 1913 that the name of the Shantilal Sheth & Co., Limited, has this day been struck off the Register and the said Company is hereby dissolved.

[No. 8845.]

In the matter of the Indian Companies Act VII of 1913 and of the Shaikh Brothers Dyeing, Printing & Finishing Company Limited

S.R.O. 1923.—Notice is hereby given pursuant to sub-section (5) of Section 247 of the Indian Companies Act, VII of 1913 that the name of the Shaikh Brothers Dyeing, Printing & Finishing Company Limited, has this day been struck off the Register and the said Company is hereby dissolved.

[No. 5204.]

In the matter of the Indian Companies Act VII of 1913 and of the Satara Local Bus Service Limited

S.R.O. 1924.—Notice is hereby given pursuant to sub-section (5) of Section 247 of the Indian Companies Act VII of 1913 that the name of the Satara Local Bus Service Limited, has this day been struck off the Register and the said Company is hereby dissolved.

[No. 5628.]

T. J. GONDHALEKAR,
Registrar of Companies, Bombay.

Nellore, the 31st May, 1954

NOTICE PURSUANT TO SECTION 247(3)

In the matter of the Indian Companies Act, 1913 and the Jyothsna Limited

S.R.O. 1925.—Whereas the company has not replied to any of the office letters dated 27th March 1954, and 30th April 1954, addressed to the company *viz.*, Jyothsna Ltd., at its registered office whether the company is carrying on any business or in operation.

And whereas it appears accordingly that the company "Jyothsna Ltd." is not carrying on any business or in operation, notice is hereby given pursuant to section 247(3) of the Indian Companies Act, 1913 that unless cause is shown to the contrary before the expiration of three months from the date of this notice the name of the said company will be dissolved.

M. CHELAPATHI RAO NAIDU,
Assistant Registrar of Joint Stock Companies, Nellore.

Delhi, the 1st June 1954

NOTICE UNDER SECTION 247(3) OF THE INDIAN COMPANIES ACT VII OF 1913

In the matter of M/s. Colonization Ltd.

S.R.O. 1926.—Whereas there is reasonable cause to believe that the company named M/s. Colonization Ltd. is not carrying on business nor is in operation it is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the contrary, be struck off the Register and the company will be dissolved.

[No. C/279/J.S.C.]

Delhi, the 2nd June 1954

(NOTICE UNDER SECTION 247(3) OF THE INDIAN COMPANIES ACT VII OF 1913)

In the matter of M/s. International Machine & Industries Ltd.

S.R.O. 1927.—Whereas there is reasonable cause to believe that the company named M/s. International Machine & Industries Ltd., is not carrying on business nor is in operation it is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the contrary, be struck off the Register and the company will be dissolved.

[No. C/1284/J.S.C.]

(NOTICE UNDER SECTION 247(4) OF THE INDIAN COMPANIES ACT, 1913).

In the matter of Chishtie Chemicals Co.

S.R.O. 1928.—Whereas Chishtie Chemicals Co., is being wound up and it is believed that either no Liquidator is acting or the affairs of the company have been fully wound up. It is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the contrary, be struck off the Register and the company will be dissolved.

[No. C/975/J.S.C.]

Delhi, the 3rd June 1954

NOTICE UNDER SECTION 247(4) OF THE INDIAN COMPANIES ACT, 1913

In the matter of B. R. Sarin & Co. Ltd.

S.R.O. 1929.—Whereas B. R. Sarin & Co. Ltd., is being wound up and it is believed that either no Liquidator is acting or the affairs of the company have fully wound up. It is hereby notified that at the expiration of three months from the date hereof, the name of the company will unless cause is shown to the contrary, be struck off the Register and the company will be dissolved.

[No. C312/JSC.]

NOTICE UNDER SECTION 247(4) OF THE INDIAN COMPANIES ACT, 1913

In the matter of the Great Indian Chemical Manufacturing Company Ltd., Delhi

S.R.O. 1930.—Whereas the Great Indian Chemical Manufacturing Company Ltd., Delhi, is being wound up and it is believed that either no Liquidator is acting or the affairs of the company have fully wound up. It is hereby notified that at the expiration of three months from the date hereof the name of the company will unless cause is shown to the contrary, be struck off the Register and the company will be dissolved.

[No. C581/JSC.]

N. D. BHATIA,

Assistant Registrar,
Joint Stock Companies, Delhi.

Nagpur, the 3rd June 1954

NOTICE UNDER SECTION 247(5) OF THE INDIAN COMPANIES ACT VII OF 1913.

S.R.O. 1931.—Whereas “Motalon Paint Company Ltd.” Niwar, District Jabalpur, was served with a notice by me on the 27th October, 1953 in pursuance of Section 247(4) of the Indian Companies Act VII of 1913, but has for a period of over six months failed to show cause why its name should not be struck off the register kept in my office, I hereby notify that the name of the said Company has this day in pursuance of Section 247(5) of the said Act been struck off the register kept in my office and the company is dissolved.

[No. 555/54.]

(Sd.) B. G. GHATE.

Registrar, Joint Stock Companies, Madhya Pradesh.

Jaipur, the 4th June 1954

In the matter of the Indian Companies Act VII of 1913 and of the Rajputana Mawandia Mills Ltd., Jaipur

S.R.O. 1932.—Notice is hereby given pursuant to Section 247 of the Indian Companies Act VII of 1913, that at the expiration of three months from the date hereof the name of Messrs. Rajputana Mawandia Mills Ltd., Jaipur, will, unless cause is shown to the contrary be struck off the Register and the said company will be dissolved.

[No. 187-P.894/JSC.]

R. P. BHARGAVA,

Registrar,
Joint Stock Companies, Rajasthan, Jaipur.

NOTICE

Trivandrum, the 5th June 1954

INDIAN COMPANIES ACT, VII OF 1913

Pursuant to section 247(5)

S.R.O. 1933.—It is hereby notified that the companies noted below are this day struck off the Register under sub-section 5 of section 247 of the Indian Companies Act, VII of 1913, and they are dissolved:—

1. The Indian Produce Marketing Co. Ltd., Alleppey.
2. The St. Mary's Insurance and Banking Company Ltd., Mayyanad.
3. The Automobile Corporation Ltd., Mavelikara.

P. J. VERGHESE,

Registrar of Joint Stock Companies,
Travancore-Cochin.

MINISTRY OF WORKS, HOUSING AND SUPPLY

New Delhi, the 4th June 1954

S.R.O. 1934.—In pursuance of the provisions of rule 45 of the Fundamental Rules the President hereby directs that the following further amendments shall be made in the Special Accommodation Rules, 1950 published with the notification of the Government of India in the late Ministry of Works, Mines and Power No. WIV-15(3)/III, dated the 19th January 1950, namely:—

In the said Rules—

(a) Rule 23 shall be renumbered as sub-rule (1) of that rule, and after sub-rule (1) as so renumbered the following sub-rules shall be inserted, namely:—

“(2) Where the officer to whom a residence has been allotted is a temporary Government servant, he shall execute a security bond in the form prescribed in this behalf by the Central Government with a surety who shall be a permanent Government servant, for due payment of all rent and other charges payable by him in respect of such residence.

(3) If the surety to the security bond dies, retires from service, becomes insolvent or ceases to be available for any reason, the officer shall furnish another surety to the bond within ten days from the date of his knowledge of the death, retirement, insolvency or non-availability of the former surety; and if he fails to do so, the allotment of the residence to him shall, unless otherwise decided by the Estate Officer, be deemed to have been cancelled.”

(b) in sub-rule (1) of rule 27 after the words “these rules” the words “or of the terms and conditions of the allotment” shall be inserted.

[No. 4176-WII/54.]

S.R.O. 1935.—In pursuance of the provisions of rule 45 of the Fundamental Rules the President hereby directs that the following further amendments shall be made in the Supplementary Rules issued with the Government of India, Finance Department letter No. 104-CSR, dated the 4th February 1922, namely:—

In Part VIII of the said Rules, in Division XXVI-B—

(a) S.R. 317-B-19 shall be renumbered as sub-rule (1) of that rule, and after sub-rule (1) as so renumbered, the following sub-rules shall be inserted, namely:—

“(2) Where the officer to whom a residence has been allotted is a temporary Government servant, he shall execute a security bond in the form prescribed in this behalf by the Central Government with a surety who shall be a permanent Government servant, for due payment of all rent and other charges payable by him in respect of such residence.

(3) If the surety to the security bond dies, retires from service, becomes insolvent or ceases to be available for any reason, the officer shall furnish another surety to the bond within ten days from the date of

his knowledge of the death, retirement, insolvency or non-availability of the former surety; and if he fails to do so, the allotment of the residence to him shall, unless otherwise decided by the Estate Officer, be deemed to have been cancelled."

(b) in S.R. 317-B-23, in sub-rule (1) after the words "these rules" the words "or of the terms and conditions of the allotment" shall be inserted.

[No. 4176-WII/54.]

K. K. SHARMA, Dy. Secy.

MINISTRY OF COMMUNICATIONS

New Delhi, the 5th June 1954

S.R.O. 1936.—In exercise of the powers conferred by rule 53 of the Indian Aircraft Rules 1920, the Central Government hereby directs that the following amendments shall be made in the notifications of the Government of India in the Ministry of Communications No. 10-A/15-52, dated the 29th March, 1952, namely:—

for clause (b) of the said notification, the following clause shall be substituted, namely:—

"(b) appoints the Collector of Central Excise, Baroda, to be the Chief Customs Officer and the Assistant Collector of Central Excise, Ahmedabad, the Superintendent of Central Excise, Ahmedabad, the Deputy Superintendent of Central Excise and the Range Officers of Central Excise, stationed for the time being at Ahmedabad Aerodrome, to be Customs Collectors for the purpose of the said Rules at the said Customs Aerodrome."

[No. 10-A/15-52.]

D. R. KOHLI, Under Secy.

MINISTRY OF NATURAL RESOURCES AND SCIENTIFIC RESEARCH

CORRIGENDUM

New Delhi, the 5th June 1954

S.R.O. 1937.—In the notification of the Government of India in the Ministry of Natural Resources & Scientific Research No. S.R.O. 1400, dated the 24th April, 1954, published at page 893 of the Gazette of India, Part II, Section 3, dated the 1st May, 1954, in item (b) of clause (2) for "occurring for" read "occurring for the second time".

[No. M.II-152(25)/54.]

M. MALHOTRA, Under Secy.

MINISTRY OF LABOUR

New Delhi, the 1st June 1954

S.R.O. 1939.—Whereas immediately before the Employees' Provident Funds Act, 1952 (XIX of 1952) became applicable to the factory of Greaves Cotton and Crompton Parkinson Ltd., situated at 4, Mission Row Extension, Calcutta, there was in existence a provident fund common to the employees employed in the said factory to which the said Act applies and employees in their factory situated at 171/1A Lower Circular Road, Calcutta.

Now, therefore, in exercise of the powers conferred by section 3 of the Employees' Provident Funds Act, 1952 (XIX of 1952), the Central Government hereby directs that the provisions of the said Act shall also apply to the factory situated at 171/1A, Lower Circular Road, Calcutta, with effect from the 6th October, 1952.

[No. P.F.504(3/A)5.]

New Delhi, the 7th June 1954

S.R.O. 1939.—In exercise of the powers conferred by section 19 of the Employees' Provident Funds Act, 1952 (XIX of 1952), the Central Government hereby directs that the powers exercisable by it under section 8 of the said Act to recover as an arrear of land revenue any amount due from any factory engaged in an industry in respect of which the appropriate Government is the Central Government, on account of any contribution payable under the said Act or towards the cost of administering the provident fund payable by such employer under any scheme framed thereunder, shall also be exercisable within its jurisdiction by every State Government specified in the Schedule annexed hereto.

SCHEDULE

1. Hyderabad.
2. Orissa.
3. Patiala and East Punjab States Union.
4. West Bengal.
5. Bihar.

[No. CPF.516(55)/B/III.]

P. D. GAIHA, Under Secy.

New Delhi, the 5th June 1954

S.R.O. 1940.—In exercise of the powers conferred by sub-clauses (1) and (3) of clause 4 of the Bombay Dock Workers (Regulation of Employment) Scheme, 1951, and in partial modification of the notification of the Government of India in the Ministry of Labour, No. S.R.O. 1259, dated the 9th April, 1954, the Central Government hereby appoints Shri D. A. Dhunjibhoy, a representative of the Bombay Stevedores' Association, as a member representing the employers of dock workers and shipping companies in the Bombay Dock Labour Board, vice Shri K. A. Dubash resigned.

[No. Fac.73(69).]

New Delhi, the 7th June 1954

S.R.O. 1941.—In exercise of the powers conferred by section 5 of the Dock Workers (Regulation of Employment) Act, 1948 (IX of 1948), read with rule 3 of the Dock Workers (Advisory Committee) Rules, 1949, and in partial modification of the notification of the Government of India in the Ministry of Labour No. S.R.O. 1023, dated the 23rd March 1954, the Central Government hereby appoints Shri D. A. Dhunjibhoy, a representative of the Bombay Stevedores' Association, as a member representing the employers of dock workers in the Dock Workers Advisory Committee, vice Shri K. A. Dubash resigned.

[No. Fac.73(6).]

P. M. SUNDARAM, Dy. Secy.

New Delhi, the 7th June 1954

ORDER

S.R.O. 1942.—Whereas the Central Government is of opinion that an industrial dispute exists or is apprehended between the employers in relation to the manganese mines specified in Schedule I annexed hereto and their workmen regarding the matters specified in Schedule II hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (c) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), and in supersession of the Order of the Government of India in the Ministry of Labour No. LR.3 (41), dated the 27th June 1951, the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal at Dhanbad, constituted under section 7 of the said Act.

SCHEDULE I

Serial No.	Name of Mine	Areas in acres	Location where situated together with the district and P. O.	Name and address of management.
1	2	3	4	5
1	Gugoldoh	18.95	Tah. Ramtek, district Nagpur.	Shri A. H. Wasudeorao and Brothers, Sadar Bazar, Nagpur.
2	Do.	9.80	Do.	Ditto
3	Do.	6.70	Do.	Shri S. D. Lele, Ramdaspeth, Nagpur.
4	Do.	14.00	Do.	Shri B. T. Punjabi, Dharampeth, Nagpur.
5	Do.	71.18	Do.	Ditto
6	Government Forest, East Pench Range.	182.01	Do.	M/s. R.B. Bansilal Abirchand Mining Syndicate, Bisesar House, Temple Road, P. B. No. 11, Nagpur.
7	Do.	357.60	Do.	Ditto.
8	Do.	157.69	Do.	Ditto.
9	Waregaon	63.85	Do.	Ditto.
10	Kachurwahi	42.61	Do.	Ditto.
11	Government Forest, Junawani.	1.59	Do.	Shri M. B. Dahabhoi Bisesar House, Temple Road Nagpur.
12	Gugoldoh	48.60	Do.	Shri C. K. Rem Choudhary Proprietor, Manganese Mines, Old Seva Sadan Building, Nagpur.
13	Bhandarbodi	37.50	Do.	Ditto
14	Ghargaon	26.21	Do.	Shri Goswamy Maheshpuri, Itwari, Nagpur.
15	Nagardhan-Nandapuri.	16.42	Do.	Shri Shamji Naranji, P. O. Ramtek.
16	Nagardhan	15.88	Do.	Ditto.
17	Chargaon	78.75	Do.	Ditto.
18	Mansar	14.87	Do.	Ditto.
19	Satak	34.96	Do.	Ditto.
20	Kachurwahi	15.18	Do.	Ditto.
21	Parsoda	42.65	Do.	Ditto.
22	Chargaon-Kandri	87.47	Do.	Ditto.
23	Manegaon	81.22	Do.	Ditto.
24	Government Forest, Ghorbaoli.	11.63	Do.	Ditto.
25	Kandri	9.63	Do.	Ditto.
26	Panchala	70.98	Do.	Ditto.
27	Bijewada	32.00	Do.	Ditto.
28	Chargaon	8.16	Do.	Shri S. Abideen, Nelson Square, Nagpur.
29	Tandulwani	4.91	Tahsil and District Nagpur.	Ditto.
30	Gugoldoh	25.00	Do.	M/s. Madhusudandas and Bros., Tumsar, district Bhandara.
31	Mandri	63&18	Tah. Ramtek, dist. Nagpur.	Ditto.
32	Mandri	16.99	Do.	Ditto
33	Government Forest, East Pench Range.	48.00	Do.	M/s. Bhanji Deolji and Sons, Betul.

1	2	3	4	5
34	Government Forest East Pench Range	67.84	Teh. Romtek, Distt. Nagpur	M/s. Bhanji Deolje and Sons* Betul,
35	Do.	8.00	Do.	Ditto
36	Bhandarbodi	22.35	Do.	Shri Jerome D' Costa, Ten. Lines, Nagpur.
37	Waregaon	58.88	Do.	Ditto
38	Kodegaon-Tigai	137.62	Tah. Saoner, dist. Nagpur.	M/s. Bansi Lal Ramnivas, Goenka, Empress Mills Road, Nagpur.
39	Bhandarbodi	57.00	Tah. Ramtek, dist. Nagpur.	Shri Behari Lal Jhunjhunwala, Subashchandra Road, Nagpur.
40	Government Forest, East Pench Range.	35.06	Do.	Shri Daya Bhimji, P. O. Tumsar, dist. Bhan- dara.
41	Mouza Dunda	25.45	Do.	Shri C. C. Poddar, West Park Street, 3, Dhautoli Nagpur.
42	Manarkund	35.57	Tah. Saoner, dist. Nagpur.	Shrimati Sonubai Ganpatrao Talankar, Sadar Bazar, Nagpur.
43	Government Forest, West Pench Range W. C. Warpan.	56.00	Do.	Ditto
44	Satak	25.78	Tah. Ramtek, dist Nagpur.	Shri N. D. Zal, P. O. Kamptee, dist. Nagpur.
45	Do.	10.82	Do.	Ditto
46	Do.	2.00	Do.	Ditto
47	Patgowari	9.61	Do.	Shri* Bhawanji Naranji, P. O. Ramtek.
48	Kachurwahi	16.23	Do.	Ditto
49	Nagardhan	4.75	Do	Ditto
50	Parsoda	15.35	Do	Ditto
51	Manegaon	95.15	Do.	Ditto
52	Ramdongri	24.84	Tah. Saoner, dist. Nagpur.	Shrimati Sonubai Ganpatrao Talankar, Sadar Bazar, Nagpur.
53	Khairi	17.82	Tahsil Ramtek, dist. Nagpur.	Shri Hariram Sitaram Kirad of Heori, Tah. Ramtek.
54	Wadegaon	9.62	Tahsil Ramtek, dist. Nagpur.	Shri S. C. Shukla, Post Box No. 79, Nagpur.
55	Manegaon	8.24	Do.	Seth Shreeram, P. O. Tumsar, Dist. Bhandara.
56	Government forest East Pench Range, Junawani.	42.00	Do.	Shri Kishorilal Dedraj Dhan- dhania, c/o. Ms. Sheo- bhagwan Shamsunder, It- wari Chowk, Nagpur.
57	Kandri	9.32	Do.	M/s. Nagarmal Gowardhan- das and Co., P. O. Yeot- mal.
58	Bhanderbodi	35.60	Do.	Ditto
59	Kandri	15.22	Do.	Shri Rekhchand Agarwal, Betulganj, Betul.
60	Bhandarbodi	32.16	Do.	Ditto
61	Government forest, West Pench Range, Warpani, West Cir- cle.	43.78	Tah. Saoner, dist. Nagpur.	M/s. Madhusudandas and Bros. P. O. Tumsar.
62	Bhandarbodi	4.18	Tah. Ramtek, dist. Nagpur.	Shri Beharilal Jhunjhunwala Subaschandra Road, Nag- pur.
63	Kothurana	39.44	Tahsil Saoner, dist. Nagpur.	Shrimati Sonuabi Talankar Sadar Bazar, Nagpur.
64	Parsoda	19.33	Tahsil Tamtek, dist. Nagpur.	Shri S. C. Shukla, P. B. No. 79, Nagpur.
65	Mohgaon	15.98	Tahsil Saoner, dist. Nagpur.	Shri Shamji Naranji, P. O. Ramtek, Nagpur.

1	2	3	4	5
66	Bhandarbodi	66.25	Tahsil Saonir, Distt. Nagpur	M/S. Sunderlal and Co., Mustafa Bazar, Victoria Road, Bombay-10.
67	Mansar	7.24	Do.	M/S. Byramji Mining Combit Doly Dale, Byramji town, Nagpur.
68	Kandri	3.21	Do.	Shri Satyanar Nathulal Agarwal, P.O. Tumsar, Dist. Bhandara.
69	Bansingi	4.44	Do.	M/S. Bharat Manganese Ore Co., Itwari, Nagpur.
70	G.F., E.P. Range, W. C. Junawani.	659.00	Do.	Shri C.P. Seth, Ramdaspetha, Nagpur.
71	Mandri	2629	Do.	Shri Shamji Naranji, P.O. Ramtek, Dist. Nagpur.
72	Seoni Bondkhi	240.80	Do.	Shri K.S. Chitanvis, Chitanvispura, Nagpur.
73	Chargaon	5.52	Do.	Shri Shamji Naranji, P.O. Ramtek, Dist. Nagpur.
74	Kachurwahi	27.26	Do.	M/S. Bhartia Bros., Ltd., Dhanwate, Ashram, Sita-building.
75	Waregaon	15.20	Do.	M/S K. S. Hassonji & Sons., Itwari, Nagpur.
76	Mohgaon	19.42	Do.	Shrimati Sonubhai Talankar Sadar Bazar, Nagpur.
77	Mouza Ramdongri	26.70	Do.	Shrimati S. G. Talanker, Sadar Bazar, Nagpur.
78	Govt. Forest, E. P. Range, Chorbaoli.	33.00	Tahsil Ramtek dist. Nagpur.	Shri Shamji Naranji, P. O. Ramtek, Dist. Nagpur.
79	Kandri	28.83	Do.	Shri Devshi Khimji, Congress Nagar, Nagpur.
80	Ramdongri	100.68	Tahsil Saoner, dist. Nagpur.	Shri Shamji Naranji, P. O. Ramtek, Dist. Nagpur.
81	Manegaon	65.19	Tahsil Ramtek, dist. Nagpur	Shri L. N. Nevatia, P. O. Ramtek, Dist. Nagpur.
82	Parsoda	17.80	Do.	Shri V. V. Kothacker, P. O. Balaghat.
83	Govt. Forest, W. P. Range.	206.28	Do.	Shri Lala Jai Narayan, Mohan Nagar, Nagpur.
84	Govt. Forest, E. P. Range, W. C. Karwahi.	60.00	Do.	Shri Reckchand Agarwal, Betulganj, Betul.
85	Paraoda	15.53	Do.	Shri Shreeram Durga Prasad, P. O. Tumsar.
86	Manegaon	15.15	Do.	M/S. Madhusudandas & Bros. P. O. Tumsar, Dist. Bhandara.
87	Bhandarbodi	31.53	Do.	Shri Shadilal Mahotra, Park View, Ramdaspeth, Nagpur.
88	Mandri	145.57	Do.	M/S. Akhtar Transport Co., Itwari, Nagpur.
89	Kurmuda	19.88	Tahsil and Bhandara. dist.	R. B. Seth Shreeram, P. O. Tumsar, Dist. Bhandara.
90	Govt. Forest, F. A. Alesur, Bawantshi Range.	32.08	Do.	Ditto.
91	Govt. Forest Bawantshi Range, F. S. 3	43.46	Do.	M/S. Oke Bros., Tikekar Road, Dhanpoli, Nagpur (under renewal)
92	Do.	38.40	Do.	Ditto.
93	Garkabhonga	46.41	Do.	Ditto.
94	Govt. Forest, Bawantshi Range.	52.00	Do.	M/S. Harish Chandra, Bhadulal, P. O. Tumsar, Dist. Bhandara.
95	Govt. Forest Bawantshi Range. F. S. 8	32.00	Do.	Shri Baharilal Jhunjhunwala, Shyam Bhayan Subash-chandra Road, Nagpur.

1	2	3	4	5
96	Chikahala	16.36	Tahsil and Dist. Bhandara	Shri Beharilal Jhunjhunwala Shyam Bhawan Subashchandra Road, Nagpur.
97	Dongri Buzurug	29.88	Do.	Ditto.
98	Foutara	4.20	Do.	Siri Jermom D' Costa, Tent Lines, Nagpur.
99	Nawegaon	26.55	Do.	Ditto.
100	Chikhala	176.24	Do.	M/S. Madhya Pradesh Mines Ltd., Kingsway, Nagpur.
101	Do.	284.26	Do.	Ditto.
102	Do.	1.62	Do.	Ditto.
103	Dongri Buzurg	11.17	Do.	Shri F. X. Rebelow Tent Lines, Nagpur.
104	Edurbuchi	321.50	Do.	M/S. B. P. Byramji & Co., Dolly Dale, Byramji, Nagpur.
105	Dongri Buzurg	8.22	Do.	Gopikisan Agarwal, P. O. Tumsar, Dist. Bhandara.
106	Chikala	102.28	Do.	Ditto.
107	Edurbuchi	2.20	Do.	Ditto.
108	Edurbuchi	23.60	Do.	Shri S. Abideen, Nelson Square, Nagpur.
109	Chikla	7.99	Do.	Ditto.
110	Sakardara	6.63	Do.	Ditto.
111	Govt. Forest, B. T. Range.	21.12	Do.	The Central Provinces Syndi- cate Ltd., Dolly Dale, Byramji town, Nagpur.
112	Sitasongi	126.29	Do.	M/S. R. M. R. L. & Seth Gopikisan Agarwal, P. O. Tumsar, Dist. Bhandara.
113	Heora	6.25	Do.	M/S. Abdul Hussain M. Allabuxji, Itwari, Nagpur.
114	Sitasongi	33.11	Do.	Ditto.
115	Edurbuchi	5.00	Do.	Shri Bhiwaji Bakaramji Lan- jewar, P. O. Tumsar, Dist. Nagpur.
116	Jhanjheria	58.00	Do.	
117	Govt. Forest, Bawan- thri Range, Mand- kasa.	80.00	Do.	M/S. K. S. M. Hassonji & Sons- Itwari, Nagpur.
118	Govt. Forest Bawan- thri Range, Gudrl	420.00	Do.	Shri Beharilal Jhunjhunwala, Subashchandra Road, Nagpur.
119	Dongri Buzurg	129.27	Do.	Shri Mathura Prasad Isarka, Gobarwahi, Dist. Balgt.
120	Edurbuchi	9.86	Do.	Seth Gopikisan Agarwal, P. O. Tumsar, Dist. Bhan- dara.
121	Govt. Forest Bawan- thri, Range.	24.00	Do.	Seth Gopikison Agarwal, P.O. Tumdar, Distt. Bhandara.
122	Dongri Buzurg	55.23	Do.	Ditto.
123	Lanjera	44.60	Do.	Shri Sheodutt, Gajadhar Shastri, P. O. Tumsar, Distt. Bhan- dara.
124	Edurbuchi	274.83	Do.	M/S. B. P. Byramji & Co., Dolly Dale Byramji town, Nagpur.
125	Kurmuda	15.45	Do.	Shri C. V. Jasani, P. O. Gondia, Dist. Bhandara.
126	Manegaon	76.81	Tahsil, Baihar, Dist. Balaghat.	Shri A. P. Trivedi, Balaghat.
127	Bakode	10.18	Tahsil Waresoni, Dist. Balaghat.	Ditto.
128	Pandharwani	12.54	Do.	Ditto.
129	Chaukhani	19.15	Do.	Ditto.
130	Belgaon	22.33	Do.	Ditto.
131	Hirapur	44.95	Tah. & Dist. Balaghat	Ditto.
132	Katanghari & Govt. Forest Sonewari.	158.70	Tah. Waresoni Balaghat.	Ditto.

1	2	3	4	5
133	Botejhari	42.80	Tah. Waraseoni Distt. Balaghat.	Shri A.P. Trivedi Balaghat.
134	Botejhari	21.82	Do.	Ditto.
135	Pandharwani	36.83	Do.	Ditto.
136	Govt. Forest Sone-wani Range.	641.92	Do.	Ditto.
137	Ramrama	108.07	Do.	Ditto.
138	Katanghari	58.76	Do.	Ditto.
139	Botyhari	6.47	Do.	Ditto.
140	Ramrama	46.74	Do.	Ditto.
141	Govt. Forest Bawan-thri Range.	153.87	Do.	Ditto.
142	Govt. forest Dhansua Range Laugur.	315.25	Tah. Baihar, Dist. M/S. Pacific Minerals Ltd., Balaghat.	Hindustan Park, Calcutta.
143	Govt. forest Sonewani Range, Metra.	223.19	Tah. Waraseoni, Dist. Balaghat.	Ditto.
144	Selwa	6.61	Do.	M/S. R. B. Pansilal Abrichand Mining Syndicate, Nagpur.
145	G. F. Protion, Garraghat Bawan-thri, sange.	89.91	Do.	Shri Shamji Naranji, P. O. Ramtek, Dist. Nagpur.
146	Chikmara	3.36	Tah. Waraseoni, Distt. Balaghat.	Shri Shamji Naranji, P. O. Ramtek, Dist. Nagpur.
147	Jamrapani	77.69	Do.	Ditto.
148	Jamrapani	5.36	Do.	Ditto.
149	Hatoda	10.38	Do.	Ditto.
150	Sitapathore	162.14	Do.	Ditto.
151	Sitapathore	11.79	Do.	Ditto.
152	Chakaheti	44.05	Do.	Ditto.
153	Chikmsts	135.39	Do.	Ditto.
154	Govt. forest Bawan-thri Range.	24.09	Do.	Ditto.
155	Miragpur	365.74	Do.	Shri Seth Gopikisan Agarwal, P. O. Tumsar, District Bhandara.
156	Sukli	445.50	Do.	Ditto.
157	Sukli	65.74	Do.	Ditto.
158	Kosamba	33.89	Do.	Ditto.
159	Selwa	82.26	Do.	Ditto.
160	Kosamba	60.28	Do.	Ditto.
161	Kosamba	132.46	Do.	Ditto.
162	Paonia	66.96	Do.	Ditto.
163	Paonia	265.58	Do.	Ditto.
164	Sitapathore	45.91	Do.	Seth Ghanshyamdas Rammath, P. O. Tumsar, District Bhandara.
165	Tirodi	99.89	Do.	M/S. B. P. Byramji and Co., Dolly Dale, Byramji town Nagpur.
166	Govt. forest Snewani Range.	61.77	Do.	Shri Cheniram Jasraj, Resi-dency Road, Nagpur.
167	Govt. forest Bawan-thri Range.	135.74	Do.	Ditto.
168	Jagantola	1.54	Tah. Baihar, Dist. Balaghat.	Shri M. E. R. Malak, Cradock town, Nagpur.
169	Jagantola and Chondi	354.38	Do.	M/S. Prakash & Co., P. O. Balaghat.
170	Ghondi	78.70	Do.	Ditto.
171	Ghondi	32.90	Do.	Ditto.
172	Kochewahi	59.73	Do.	Shri Diwanchand Jiwar, P. O. Katangjhri, Dist. Balaghat.
173	Botejheri	22.94	Tah. Waraseoni, Dist. Balaghat.	Ditto.
174	Jam	33.71	Tah. Waraseoni Distt. Shri J. P. Trivedi, P. O. Balaghat.	Shri J. P. Trivedi, P. O. Balaghat.
175	Miragpur	60.53	Do.	Do.
176	Govt. Forest Sone-wani Range.	52.13	Do.	Do.

1	2	3	4	5
177	Gudrughat	79.74	Tah. Waraseoni Distt. Shri G. L. Jaipuria, P. O. Balaghat.	Tumsar, District Bhandara.
178	Tirodeci	19.99	Do. . .	Shri Nilkanth Namdeo Dalal, P. O. Bhandara.
179	Basi	17.14	Do. . .	Shri Behari Lal Jhunjhunwala, Shyam Bhawan.
180	Sonegaon	10.00	Do. . .	Shri Anupchand Malguzar, Kharap Pur Distt. Balaghat.
181	Botejhari	6.25	Do. . .	Shri Lalmatuksingh, P. O. Bijagarh, District Balaghat.
182	Chikmara	23.05	Do. . .	M/s. Nathani Bros., Raipur.
183	Government Forest Sonewani range.	12.70	Do. . .	M/s. Fatechchand and Sons, P. O. Tumsar, District Bhandara.
184	Jaitpurkhapa	17.06	Do. . .	Seth Gopikisan Agarwal, P.O. Tumsar, Distt. Bhanadara.
185	Sonegaon	41.44	Do. . .	Shri Narayanji Govindlal and Co., P. O. Raipur.
186	Govt. Forest Sonewani range.	144.00	Do. . .	Shri K. K. Dhote, Sitabuldi, Nagpur.
187	Ramrama	48.14	Do. . .	M/s. B. P. Byramji & Co., Dolly Dale, Byram Town, Nagpur.
188	Government Forest Bawanthari range.	192.00	Do. . .	Shri Daya Bhimji, P. O. Tumsar, Distt. Bhandara.
189	Katangjhiri	9.31	Do. . .	Shri V. V. Kothekar, P. O. Balaghat.
190	Siwanhati	13.66	Do. . .	Shri K. K. Dhote, Sitabuldi, Nagpur.
191	Botejhiri	45.78	Do. . .	Shri Diwanchand Jiwar, P.O. Katangjhiri, District Balaghat.
192	Chhatera	28.82	Do. . .	Seth Shreeram, P. O. Tumsar, District Bhandara.
193	Ghondi	76.05	Tah. Baihar, Distt. Balaghat.	M/s. Prakash and Co., P. O. Balaghat.
194	Saongi	3.83	Tah. Waraseoni, District Balaghat.	Seth Gopikisan Agarwal, P. O. Tumsar, District Bhandara.
195	Govt. Forest F. S. Tekadi, Bawanthari range.	153.87	Do. . .	Seth Shreeram, P. O. Tumsar, District Dhandara.
196	Tirodi	91.66	Do. . .	M/s. B. P. Byramji and Co., Dolly Dale, Byramji Town, Nagpur.
197	Chaukhandi	30.81	Do. . .	The Central Provinces Syndicate Ltd., Dolly Dale, Byramji Town, Nagpur.
198	Ditto.	40.68	Do. . .	Ditto.
199	Dhumia	14.64	Do. . .	Seth Gopikisan Agarwal, P.O. Tumsar, Distt. Bhandara.
200	Chaukhandi	47.91	Do. . .	The Central Provinces Syndicate Ltd, Dolly Dale, Byramji Town, Nagpur.
201	Hirapur	19.27	Do. . .	M/s. Sunderlal & Co., Mustafa Bazar, Victoria Road, Bombay—10.
202	Saori	79.81	Do. . .	The Central Provinces Syndicate Ltd., Dolly Dale, Byramji Town, Nagpur.
203	Govt. Forest Dhansua range.	32.90	Tah. Baihar, Distt. Balaghat.	Shri Bhikulal Balbhadrason Agarwal, P.O. Balaghat.
204	Tirodi	51.78	Tah. Waraseoni, Distt. Balaghat.	Shri Rameshwar Agarwal, P. O. Katangl, P. O. Balaghat.
205	Ramrama	2.29	Do. . .	M/s. B. Y. Byramji and Co., Dolly Dale, Byramji Town, Nagpur.

1	2	3	4	5
206	Hirapur . . .	122.07	Tah. Waraseoni, Distt. Balaghat.	M/s B.Y Byranji and Co., Dolly Dale Byranji Town, Nagpur.
207	Tirodi . . .	9.65	Do. . .	Ditto.
208	Bharweli & Aolajhiri . . .	298.95	Do. . .	Ditto.
209	Tirodi . . .	10.28	Do. . .	Shri Bhimsingh Babusingh, Bisen, P.O. Mnasar, Tah. Ramtek.
210	Chakaheti . . .	16.41	Do. . .	Shri Sheodutt Gajadhar Shastri, P. O. Tumsar, Distt. Bhandara.
211	Kharpada . . .	10.32	Do. . .	M/s. Fatechand & Sons, P.O. Tumsar, Distt. Bhandara.
212	Arjunnala . . .	13.36	Do. . .	Seth Shreeram, P. O. Tumsar, Distt Bhandara.
213	Hatoda . . .	33.61	Do. . .	Seth Gopikishan Agarwal, P. O. Tumsar, District Bhandara.
214	Katangjhiri . . .	68.42	Do. . .	Seth Beni Shiam Wahie, Shyam Kutir, P. O. Kamptee, Distt. Nagpur.
215	Sitapothore . . .	9.08	Do. . .	Shri Shamji Naranji, P. O. Ramtek, Distt. Nagpur.
216	Government forest Sonewahi range.	161.60	Do. . .	Shri Bhawanji Naranji, P.O. Ramtek, Distt. Nagpur.
217	Do. . .	70.08	Do. . .	Ditto.
218	Do. . .	156.00	Do. . .	Ditto.
219	Sitapothore . . .	65.75	Do. . .	Sri Mathuraprasad Isaraka, P. O. Gobarwahi, Distt. Balaghat.
220	Government forest Sonewani range.	189.36	Do. . .	Sri Kanhilyalal, Advocate, P. O. Balaghat.
221	Kanhadgaon . . .	68.78	Do. . .	Sri Bhuwaji Bakaram Lanjewar, P. O. Tumsar, Distt. Bhandara.
222	Rawarbandi . . .	42.98	Tah. & District Balaghat.	M/s. Hind Minerals Ltd., Ambazari Road, Nagpur.
223	Jamrapani . . .	286.34	Tah. Waraseoni, Distt. Balaghat.	M/s. B. P. Byramji & Co., Dolly Dale, Byramji Town, Nagpur.
224	Budbuda . . .	49.03	Do. . .	Sri Rameshwardas Agarwal, P.O. Katangi, District, Balaghat.
225	Chakaheti . . .	61.67	Do. . .	Sri Anupchand Malguzar, Kharagpur, Distt. Balaghat.
226	Sukli . . .	90.28	Do. . .	Sri Bhikulal Balbhadradaso, Agarwal, P.O. Balaghat.
227	Arjun . . .	1.21	Do. . .	Sri Ghanshyamdas Chhotelal Yagnik, P. O. Rajnandgaon, Distt. Drug.
228	Chakaheti . . .	1.20	Do. . .	Sri Devraj Bhambri, Takli Road, Nagpur.
229	Palaspani & Rampeth	101.08	Tah. Sausar, Distt. Chhindwara.	M/s. Killick Industries Ltd., Katchindhana, P. O. Ramakona.
230	Gowari Wadhona	82.09	Do. . .	Seth Shreeram, P. O. Tumsar, Distt. Bhandara.
231	Utekata . . .	7.25	Do. . .	Sri Abideen Mining Engineer, Nelson Square, Nagpur.
232	Gowari Wadhona	18.68	Do. . .	Sri Beharilal Jhunjhunwala, Shyam Bhavan, Subash Chandra Road, Nagpur.
233	Khapa Padri . . .	10.50	Do. . .	Ditto.
234	Bhurkum . . .	88.90	Do. . .	Shri M. E. R. Malak, Cradock Town, Nagpur.
235	Palaspani . . .	34.07	Do. . .	M/s. Kishanchand & Co., P. O. Junnordco.
236	Govt. Forest Block No. 112, Sillewani Range.	26.00	Do. . .	Ditto.

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237	Gowari Wadhona . .	3.88	Tah. Sausar Distt. Chindwara	Seth Shreeram Durgaprasad, P. O. Tumsar, Distt. Bhandara.
238	Gosalpur . .	14.44	Tah. Sihora, Distt. Jabalpur.	Sri K. N. Poddar, Ambazari, Road, Nagpur.
239	Ditto. . .	37.49	Do. . .	Sri Beharilal Jhunjhunwala, Shyam Bhavan, Subash Chandra Road, Nagpur.
240	Darshani . . .	100.79	Do. . .	Shri Daya Bhimji, P. O. Tumsur.
241	Mansukra . . .	42.09	Do. . .	Ditto.
242	Darshani . . .	48.36	Do. . .	Ditto.
243	Ditto. . .	42.17	Do. . .	Ditto.

SCHEDULE II

- (1) Wages and allowances.
- (2) Sick Pay.
- (3) Welfare measures and the extent to which they should be undertaken by the employers.
- (4) Bonus.
- (5) Provident Fund.

[No. L.R. 3(41).]
N. C. KUPPUSWAMI,
Deputy Secretary.

New Delhi, the 8th June 1954

S.R.O. 1943.—Whereas the Central Government is satisfied that the employees in each of the factories and establishments belonging to the Central Government and under the control of the Ministry of Railways are otherwise in receipt of benefits substantially similar or superior to the benefits provided under the Employees' State Insurance Act, 1948 (XXXIV of 1948);

Now, therefore, in exercise of the powers conferred by section 90 of the said Act, the Central Government hereby exempts each of the said factories and establishments from the operation of the said Act.

[No. SS.138(38).]
K. M. NAMBIAR, Under Secy.

